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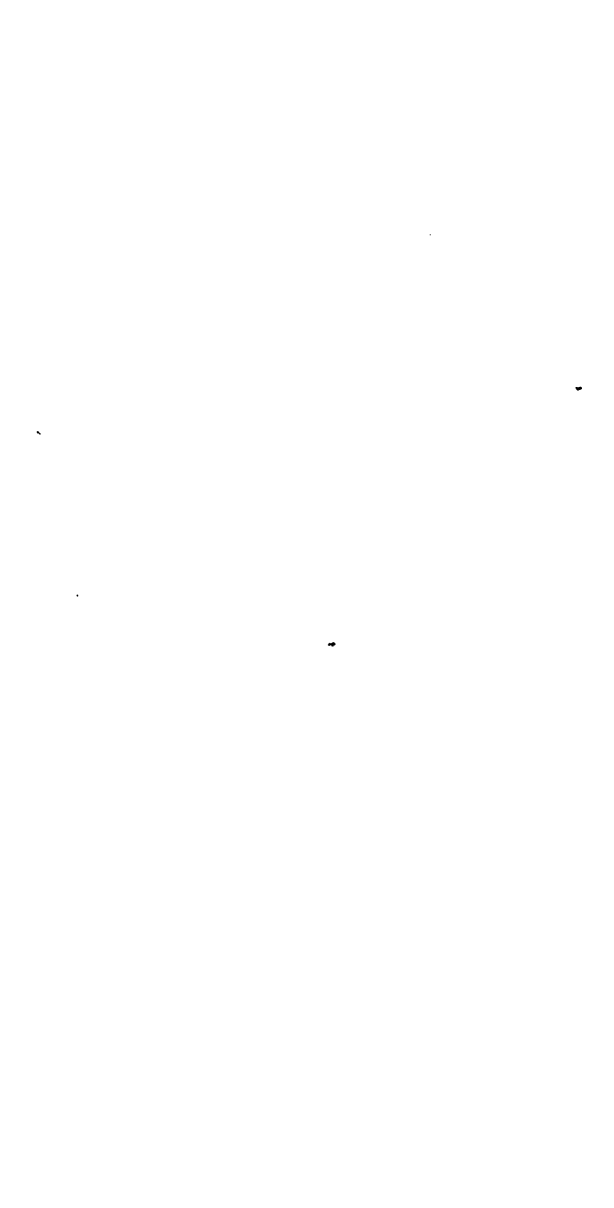
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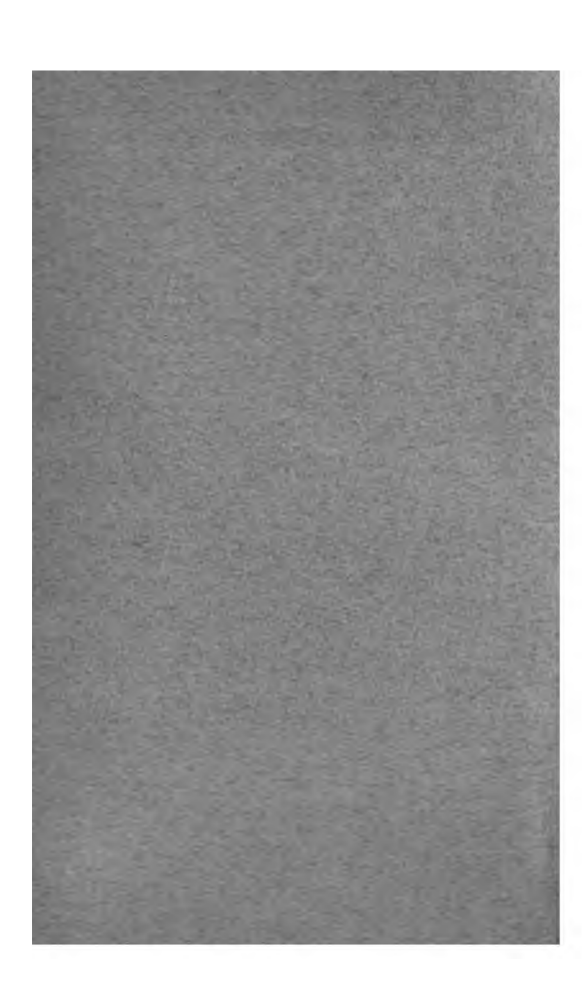
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## State Library Bulletin

LEGISLATION No. 6-10

# LEGISLATION BY STATES 1895-98 Comparative summary and index

ALSO

STATE FINANCE STATISTICS 1890 AND 1895

VOL. 2

ALBANY
UNIVERSITY OF THE STATE OF NEW YORK
1899

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#### CONTENTS VOL. 2

	1895	1896	1897	1898
Legislation by states	PAGE	PAGE	PAGE	PAGE
Preface	3-6	315-18	487-90	741-45
Review of legislation				747-66
Summary of laws		} 		
Public morals	7-20	319-22	491-501	767-70
Education	20-47	322-28	501-17	771-78
Political regulations	47-66	328-33	517-29	778-84
Labor	66-70	333-35	529-32	785-86
Corporations	70-82	335-39	532-43	786-922
Finance	82-111	339-46	543-65	792-803
Property and contract rights	111-25	346-51	566-76	803–9
Estates of decedents and wards	126-33	351-53	576–83	809-11
Administration of justice	134-71	353-67	583-611	811-30
State and local government	172-212	367-81	612-43	830-45
Military regulations	212-19	381-84	643-47	845-48
Charities	220-28	384-86	648-53	849-53
Penal and reformatory	228-33	386–S9	654-60	853-56
Insurance	233-41	<b>3</b> 89–91	660 <b>–6</b> 8	856-60
Transportation. Communication	241-51	391-95	668-77	860-65
Public health and safety	251-61	396-98	677-85	865-70
Trade. Industries. Mining	261-68	398-400	685-93	870-74
Agriculture	268-83	401-4	693-708	874-79
Game and fish	283-88	404-7	708-15	879-82
Constitutional amendments	289-90	408	716–17	882
New constitutions			717	882-84
Subject index	291-310	409-24	719–35	884-909

State finance statistics, 1890 and 1895 429-82

•

## State Library Bulletin

### LEGISLATION No. 6

December 1895

## LEGISLATION BY STATES IN 1895

### Sixth Annual Comparative Summary and Index

PAUE	PATT
Public morals	Charities
Education	Penal and reformatory
Political regulations 47	Insurance
Eabor	Transportation, Communication 24
Corporations	Public health and safety 25
Finance 82	Trade. Industries. Mining 26
Property and contract rights 111	Agriculture
Estates of decedents	Game and Sah 26
Administration of justice Ili	CONSTITUTIONAL AMENDMENTS 28
State and local government Iti	SUBJECT INDEX
The state of the s	

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1888 Mylvii. Drwny, M. A., Secretary - - Albany

#### **PREFACE**

As fast as proofs or advance copies of the session laws of each state can be secured, the separate laws are indexed on cards by the legislative sub-librarian and classified by subject. This is necessary to enable the state library to answer promptly frequent inquiries as to legislation in other states.

This index is printed at the end of the year in order that legislators, state officers and others may know at a glance what laws have been passed by states on any subject, without going to the library to consult the manuscript index. In most cases the laws are briefly summarized as well as cited, so that frequently consultation of the laws themselves is unnecessary. The aim is to give as far as possible a concise comparative view of current state legislation on all subjects except those of purely local interest. Such a summary is of course impracticable with general laws having many regulations or minor amendments. This summary should contribute materially to advancing standards of legislation and promoting uniformity, as it enables legislators with a minimum of labor to utilize the experience of other states which have recently been working on similar problems.

The references in the present bulletin cover 37 states and two territories. They include all the legislative sessions held in 1895, except those of Georgia and South Carolina, held in the last quarter; together with those of Vermont, South Carolina and Georgia, held in the last quarter of 1894. The Iowa laws of 1894, which could not be obtained in time for the last bulletin, are included in this.

This year for the first time full information is given concerning constitutional amendments, specifying whether they have been adopted, rejected or submitted to future vote of the people. The information as to their adoption has been obtained from the secretaries of state. All amendments voted on in 1894 and 1895 are included. The amendments are placed in the summary under their proper subject-heads, but on page 289 a separate table, arranged by states and referring to the marginal numbers, is added.

#### **Explanations**

These must be carefully read to understand the bulletin.

The bulletin consists of two parts: summary and index.

The summary is classified under the general heads shown in the table of contents on the cover and more in detail on page 5. More comprehensive laws are regularly put first under the headings, and where subdivisions follow it is necessary to refer also to the more general entries. Cross references must also be observed.

The index is an alphabetic list of all the specific topics contained in the summary, and refers to each entry by its marginal number. It is necessarily very condensed.

New legislation only is included; and when this is in the form of amendments, only those clauses which add to, or materially change old enactments are cited. In case some part of the former law, still retained, is necessary for clearness, it is printed in ordinary type and new matter in italics. When moreover old matter that has been dropped is necessary to clearness, it is inserted in brackets []. It must be clearly understood however that where neither of these devices occurs in any sentence, all the matter contained in that sentence is new.

Citations, as a rule, are made by state, number of chapter, and date of approval. In Khode Island, where the governor's approval is not necessary, the date of final passage by the legislature is given. In the case of bills which are passed over the

No	. Page	X	o. Page
Administration of justice	134	Transportation. Commun-	o. 1 ago
Practice of law 12		ication	241
Courts	٠.	General. Railroad com-	-4.
Court officers 61			14 241
Civil procedure—general 200			39 242
Civil procedure—special	• • • • • • • • • • • • • • • • • • • •	Rapid transit. Street	,
actions 117	156		9 247
Criminal procedure.	- 3 -	Express. Telegraph.	- 11
Crimes 160	163	Telephone	8 249
	-		7 250
579	)		
		I,	77
State and local government	172		
General 20			
State government 89			
Local government—general 2	177	Public health and safety	251
County government 80		Gen'l supervision. Boards 2	49 251
City government 94		Medicine. Dentistry.	
Villages. Towns. Boroughs 38			37 <sup>254</sup>
Townships. Towns 24	•	Food inspection. Adul-	
Police. Fire departments 43		teration	28 255
Light. Water. Power 5	195	Contagious diseases 2	27 257
Sewerage 21	-	Public safety	36 259
Streets. Sidewalks 51 Parks. Boulevards 25			_
Parks. Boulevards 25		I'	77
Cemeteries 10	204		
Roads. Highways.			
Bridges 12	205		_
	-	Trade. Industries. Mining	261
71	I	Domestic trade. Weights	
Military regulations	212	and measures	75 261
Militia. National guard 6	0 212	Arts. Industries. Manu-	
Veterans. War memorials 8			33 264
	_	Mines and mining	32 266
150	0		<u> </u>
Charities	220	•	40
Charities and reform.			
General 1	6 220		
0.1 1 1.1	4 221	Agriculture	268
Insane. Epileptic. Feeble-	7 -2.	General. Commissions.	
	5 221	Associations	<b>27</b> 268
minded 5 Deaf and dumb. Blind 1	3 224	Soil-drainage, irrigation,	
Poor-relief I		fertilizers	52 270
Children. Orphans 2		Pests. Hindrances to crops	35 274
		Encouragement of crops	29 275
139	0	Domestic animals	65 277
	_	Dairy products	30 281
Penal and reformatory	228	Forestry	6 283
State prisons and convicts 4			
Local jails and prisoners		2	:50
Reformatories 2	0 232		
	-		•
8,	5	Game and fish	283
Insurance	233		22 283
General 2			20 284
Life and accident 3	, ,,		38 285
Fire and other casualties 5		- · · · · · · · · · · · · · · · · · · ·	28 287
Surety and guaranty com	31	<del>-</del>	<del></del> /
panies 2	I 240	I	17
	-	T-4-1	<del></del>
130	U	Total 48	47

## State Library Bulletin

Legislation no. 6 December 1895

## LEGISLATION BY STATES IN 1895

Sixth Annual Comparative Summary and Index

#### Public morals

(See also Religious corporations)

#### **Family**

(See also Family property)

#### Marriage

No man or woman either of whom is epileptic, imbecile or feeble minded shall marry or have sexual intercourse when woman is under 45. Not applicable to those already married.

Ct. 325, 4 Jl; 350, 9 Jl

- 2 Consent must be followed by solemnization or mutual assumption of state. Non-compliance with provisions of law by others than parties does not invalidate. Cal. 129, 26 Mr
- 3 Marriage certificate may be issued to minor over 18 if no parent or guardian competent to act. Oath. Fee of registrar \$1.

R. I. 1362, 27 F

- 4 When female is minor and has no parent or guardian in U. S. consent of first selectman shall be obtained. Ct. 63, 11 Ap
- 5 If application is for marriage of woman under 18 written consent of parent or guardian must be filed before issuance of license.

Mich. 243, 1 Je

- 6 Marriage certificates to be furnished in blank by officer granting license.

  Mo. (p. 222) 11 Ap
- 7 Amending law as to issuance of license and signature of certificate.

  Mont. Civ. code, §72 ff, 14 Mr
- 8 Marriage licenses. Duplicate in all cases to be filed in orphans' court of county where issued [where solemnized].

Pa. 123, 18 Je

- Penalty for unlawfully granting shall be paid to parents or guardians.
   N. C. 387, 15 Mr
- Docket containing record of licenses shall be open to public and records may be published by any newspaper. Pa. 71, 22 My
- II General law regulating form and issuance of license and certificate.

  Ida. (p. 166) 11 Mr

#### Divorce

- 12 Action to annul marriage may be maintained by party physically incapable if party was unaware of incapacity or of its incurability.
  N. Y. 809, 28 My
- 13 When children shall be legitimate in case of annulment of marriage.

  Mont. Civ. code, §112, 14 Mr
- 14 Grounds. Cruel or barbarous treatment or indignities by wife.

  Pa. 226, 25 Je
- Repealing law allowing absolute divorce for habitual drunkenness, cruel treatment or indignities.

  Ark. 62, 28 Mr
- 16 If husband or wife abandon the other and live apart two years, divorce may be granted to one abandoned.

N. C. 277, 13 Mr

17 Permitting for wilful desertion of one [three] year.

Minn. 40, 22 Ap

- 18 May be granted for permanent insanity. Ida. (p. 11) 4 F
- 19 May be granted wife when husband having physical ability refuses support.
  Vt. 50, 27 N ('94)
- 20 Divorce suits. Submitting to people constitutional amendment giving exclusive power to grant divorces to superior court [legislature now grants]. (Not submitted because of nonapproval of governor.)
  Del. 542, 20 Ap ('93)
- Where causes occurred outside state two years residence before suit required. No divorce granted unless defendant domiciled at time of suit or time when cause occurred. Other restrictions.

  Mich. 202, 23 My

- 22 On certain conditions of residence divorce allowed for cause which occurred outside state though neither was then or had been resident.

  Vt. 50, 27 N ('94)
- 23 Divorce from bonds of matrimony for desertion or other causes allowed after two years from suit for divorce from bed and board.
  W. Va. 1, 14 F
- 24 Libels for divorce not required to be continued to succeeding term. Vt. 51, 24 N ('94)
- 25 Division of property in case of divorce for impotency.

Me. 157, 26 Mr

26 Court may order alimony paid while suit is pending.

Ct. 127, 13 My

27 Notaries public, prothonotaries and clerks of courts may administer oaths and take affidavits.

Pa. 77, 22 My

#### Support of family (See also Guardianship, Orphans)

- 28 Husband may be compelled to support wife and minor child.

  Me. 136, 25 Mr
- 29 Repealing laws defining certain duties of husband and wife regarding support, etc.

  N. M. 23, 13 F
- 30 Application for change of order relating to support of children may be made by defendant, if court permits. N. Y. 891, 4 Je
- 31 Parents or guardians abandoning child under 16 years may be punished by imprisonment. To permit child to go to house of ill fame or habitually to saloon deemed abandonment.

**A**ri. 38, 19 Mr

- 32 Care of person and education of minors shall be jointly with parents if competent. If one is deceased, with survivor if competent.

  Me. 41, 21 F
- 33 If married woman contributes to support, she has equal right to custody and services of children. Court may commit to either parent when dispute.

  Pa. 232, 26 Je
- 34 If parents live apart, probate court shall determine which parent shall have custody.

  Me. 43, 23 F
- 35 Support of parents by children. Procedure to compel.

Pa. 183, 25 Je

#### Amusements

36 Gambling, racing, etc. General law. Evidence of violation. Penalty for lotteries. Recovery of losses. Owner or occupant of building used for gaming liable for losses as though winner.
Mass. 419, 21 My

- 74 In cities over 20,000 [10,000], shall pay annually \$100 [\$200].

  Ark. 102, 13 Ap
- 75 Merry-go-rounds. License fee \$25, each set or week.

W. Va. 11, 28 F

76 Imposing annual license tax on merry-go-rounds, toboggan slides, switch backs, etc.

Del. 181, 8 My

#### Intoxicating liquors. Narcotics

(See also Instruction-Effects of alcohol and narcotics)

77 Intoxicating liquor. Definition. N. D. 74, 12 Mr

- 78 Manufacture, sale or importation of spurious, poisonous, adulterated or drugged liquors prohibited except for chemical or mechanical uses.

  Col. 90, 8 Ap
- 79 Regulating traffic. Who may receive license. If majority of voters remonstrate against any application it must be denied.

  Form and arrangement of room; no partitions or blinds; no music or amusements. Sale to minors forbidden.

Ind. 127, 11 Mr

#### Prohibition. Public management

- 80 Prohibition. Proposed constitutional amendment submitted to next legislature providing for. Ia. J. R. 6, 24 Ap ('94)
- 81 Proposed repeal of prohibiting article in constitution. (1896)
  S. D. 38 (J. R.)
- 82 Providing for barring prosecution under prohibitory law when certain proportion of voters petition in writing, on payment of \$600 annual tax. Restrictions on conduct of business.

Ia. 62, 29 Mr ('94)

83 General amendments. Interest of state commissioner on capital invested allowed. All liquors to be tested, analysis to accompany each sale. Sales to local agencies at 10 per cent advance. Increasing penalty for illegal selling by municipal officer, etc.

Me. 160, 25 Mr

84 Annual balance of town or city liquor agency in excess of 10 per cent on sales shall be paid to state. Examination of liquors on complaint of impurity. Compensation of agent.

Vt. 72, 20 N ('94)

85 County liquor commissioners. Increasing compensation.

Vt. 158, 22 N ('94)

86 Local option. Villages and townships may refuse to grant licenses.

Minn. 259, 8 Mr

N. Y. 774, 27 My

N. J. 358, 28 Mr

Col. 96, 23 Mr

87	Towns granting no licenses may enforce law when annexed to cities under special charter until voted down. Col. 107, 28 Mr
88	Signatures on petition for submission to vote must be posted in
03	three places, so that fraudulent attaching of names may be pre-
	vented. Mich. 247, 1 Je
89	Vote on question shall be by secret ballot. Official envelopes
oy	and ballots. Ct. 308, 4 Jl
90	In prosecutions for violation of prohibition laws certain election
90	returns prima facie evidence of legality of election on question.
	Fla. 57, 25 Ap
QI	State dispensary system. Amending general law.
<b>y-</b>	S. C. 518, 2 Ja
92	Price shall be marked on each bottle or package.
92	S. C. 558, 22 D ('94)
00	Legislative committee to examine accounts of state dispensary
93	quarterly. S. C. 531, 21 D ('94)
94	Sheriffs and other police officers required to take special oath to
	enforce liquor laws. S. C. 510, 21 D ('94)
95	Appointment of police board and government by state officers of
,,	police in cities when necessary to enforce laws (intended to en-
	force liquor laws). S. C. 533, 24 D ('94)
Liqu	or licenses
96	Rates. For sale of malt and brewed liquors only at wholesale
•	or retail \$500 [\$300]. Mich. 93, 25 Ap
97	For selling liquors not to be drunk on premises \$200.
,,	Ida. (p. 82) 9 Mr
98	Beer bottling—in cities of first class not less than \$75; in cities of
,-	second class not less than \$50. N. J. 372, 28 Mr
99	Fixing rates. Ct. 309, 4 Jl
100	Fixing rates for licenses to manufacture and sell.
	Mont. Pol. code, § 4063 ff, 16 Mr
101	Excise commissioners. Salary. N. Y. 811, 29 My
102	Prohibited from being interested in sale of liquor tobacco ginger

ale, soda water, etc. Penalties.

license inspectors. Duties.

103 Excise boards in cities over 100,000 may appoint one or two

104 Applications. Granting. Municipal corporations may grant, subject to state laws on Sunday opening.

105 Appeals from county commissioners refusing shall be placed on docket immediately and may be heard in vacation.

Ct. 214, 22 Je

Boards of sanitary districts may determine qualification of applicants. Licenses may not be granted without their approval.

Cal. 95, 26 Mr

Assignments of licenses must be recorded on docket of original license.

Del. 42, 21 F

Repealed, Del. 43, 6 Ap

108 Fee of 50 cents to town clerk shall be paid by applicant before advertising of application. Ct. 264, 29 Je

109 Applicants shall not be prosecuted for selling pending decision.

Ct. 268, 4 Jl

#### Regulations of traffic

Saloons. Cities may designate in what buildings liquors may be sold, confine to business streets, regulate construction of bar rooms, and gaming therein, and may suppress wine-rooms.

Ind. 88, 9 Mr

- Licenses shall not be granted in purely manufacturing or residence portion of town, or near charitable institutions, or on border of no-license town.

  Ct. 218, 22 Je
- Penalty for false affidavit that there is no access between dwelling or lodging house and saloon in same building. Examination and report concerning premises.

  Ct 253, 29 Je
- Application for license within 200 feet of post-office or public library shall state distance therefrom. Ct. 259, 29 Je
- No female shall be employed in saloon, theater or place of amusement where liquors are sold. Wash. 90, 19 Mr
- Special places and times. Soldiers' homes. Sale of liquors within one and one half miles prohibited. ( al. 156, 26 Mr
- 116 within two and one half miles. Wis. 380, 19 Ap
- 117 State university. Prohibiting sale on grounds.

Wash. 75, 19 Mr

- 118 No license for traffic within 1,500 feet of school house in any city or village.

  Minn. 191, 19 Mr
- 119 Order of court prohibiting sale within three miles of church or college shall hold two years and until same number petition for revoking as was required for granting order.

Ark. 69, 1 Ap

120	Insane hospital. Penalties for trame within one mile.
	Wis. 65, 22 Mr
121	Capitol. Prohibiting sale of liquors. Nev. 15, 25 F
122	State fair grounds. Unlawful to sell within one [one half] mile.  Minn. 103, 23 F
123	Unlawful to receive taxes in room where liquors are sold.
	Wis. 42, 16 Mr
124	Introducing or drinking of liquor where election is held mis- demeanor. Ari. 44, 20 Mr
125	Prohibiting on Feb. 22 and July 4 except that innkeepers may sell only to bona fide guests.  Mass. 337, 30 Ap
126	Unlawful between 12 o'clock Saturday night and 5 o'clock Monday morning.  Ct. 251, 28 Je
127	Penalties for entering place where liquor is sold or purchasing liquor anywhere during unlawful hours.  Ct. 260, 29 Je
128	Clubs and social organizations keeping liquors for members must have license.  Ark. 125, 19 Ap
129	Minors. Unlawful to sell to minor for his own use or for use of parents or other person.  Minn. 90, 1 Ap
130	To permit or cause child to go habitually to saloon deemed abandonment.  Ari. 38, 19 Mr
131	Unlawful to give or sell to persons under 16. Wyo. 46, 15 F
132	No minor under 18 [16] may be admitted or remain in saloon unless accompanied by parent.  N. H. 11, 21 F
133	—— under 16. Ct. 216, 22 Je
134	Minors under 18 prohibited from entering under any circumstances places where liquor is sold. Wash. 126, 20 Mr
135	Penalties for selling or giving liquors to minors or intoxicated persons. Wis. 65, 22 Mr
136	Prohibiting sale to persons under 21 for own or others' use or allowing to remain in saloon. Ind. 127, 11 Mr
137	Penalty for misrepresenting age for purpose of securing liquor. Ct. 271, 1 Jl
138	Druggists. May not sell in quantity less than quart except on prescription. Ind. 127, 11 Mr
139	License to continue in force by annual certificate that required

number of petitioners remains full. N. D. 73, 6 Mr

- When number of electors or of women respectively in local jurisdiction does not exceed 40, 70 per cent must sign petition for granting license.
   N. D. 72, 28 F
- 141 Repealing requirement of report of all purposes for which liquors have been used in compounding. Ia. 63, 24 Ap ('94)
- Liquor on physicians' prescriptions. Must be evidence of actual need. Name of person for whom intended. Filing. open to inspection.
   N. H. 98, 28 Mr

#### Illegal traffic. Fines. Prosecutions

- 143 Minimum fine for violating liquor laws \$50. Col. 91, 22 Mr
- 144 Fine \$100 [\$200] to \$500. Official prosecutor to receive \$25 for conviction.

  Ark. 43, 16 Mr
- 145 Liquors sold illegally shall be seized and destroyed. Owners and all persons having to do therewith shall pay costs or be committed.
  Vt. 67, 27 N (94)
- 146 Penalties for violation of laws: When license shall not be revoked on first offense. Jurisdiction of courts. Ct. 331, 6 Jl
- 147 Prosecutions. Duty of mayors in cities. Increasing penalty on solicitors for not prosecuting on complaint.

N. H. 87, 28 Mr

- 148 Duty of mayor, etc. or of any policeman and privilege of any person to make complaints.

  Minn. 50, 19 Mr
- 149 Officer searching place for liquor may search person in control or his garments.

  Ct. 287, 2 Jl
- of illegal selling or transporting liquors and seize same. Complaint and warrant after arrest.

  Ct. 302, 4 Jl
- On indictment for violation of liquor laws, proof of United States license competent evidence.

  Ala. 277, 9 F
- That liquor was found on premises presumptive evidence that it was kept for unlawful sale.

  Vt. 68, 27 N ('94)
- 153 Convictions for illegal traffic by licensed dealers shall be recorded with county treasurer. Ct. 33, 28 Mr

#### Intoxication. Inebriates

154 Intoxication. Declared misdemeanor.

S. C. 516, 18 D ('94)

155 Penalties.

N. D. 75, 14 Mr Vt. 69, 27 N ('94) 156 On payment of costs court may remit fine for intoxication or

	suspend collection for definite time. Vt. 70, 26 N ('94)
157	Treatment of inebriates. At county expense.
-51	Wis. 203, 15 Ap
	Minn. 156, 5 Ap
158	Amending law as to treatment at county expense.
130	Col. 74, 13 Ap
	On his consent drunkard may be sent to institution at county
159	
	•
160.	
	lums therein for persons convicted of drunkenness or admitted
	on application. Pa. 269, 26 Je
161	Requiring erection of home for inebriates in counties where land
	has been reserved. Management. Cal. 175, 27 Mr
162	Commitment to state hospital. Procedure. Minn. 155, 25 Ap
Tobac	rco
•	Cigarettes. Prohibiting sale in state. Penalties. N. D. 32, 9 F
164	Manufacture, sale or use of cigarettes containing substances for-
	eign to tobacco and deleterious to health prohibited.
	N. D. 31, 21 Mr
165	License required to sell cigarettes or cigarette paper. Fee \$500.
	W. Va. 11, 28 F
166	Forbidding sale to minors under 21. Neb. 80, 5 Ap
167	License to manufacture. Prohibiting sale to minors under 18.
-	Wash. 70, 15 Mr
168	Any city or village may prohibit sale to minors.
	<b>Mo</b> . (ρ. 152) 18 Mr
160	Minors. Prohibiting selling or giving cigars or tobacco to
,	minors under 18. N. M. 30, 13 F
	N. H. 7, 21 F
	Mont. Pen. code, § 542, 6 Mr
170	— under 17. N. D. 31, 21 Mr
-	— under 16. Wyo. 46, 15 F
-,, -	Ia. 61, 2 Mr
172	— to minors who attend school. Minn. 192, 9 Ap
•	
Opiun	1
	Diagram suspected may be searched. Property may be saized

173 Places suspected may be searched. Property may be seized and persons arrested if opium is found. Penalties.

Mass. 194, 30 Mr

#### Public order and decency

(See also Crimes and punishments)

Inhumanit	¥
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In cities where humane society is incorporated city shall appoint one special ununiformed police officer on its recommendation.

Mo. (p. 222) 18 Mr.

Mo. (p. 233) 18 Mr

- 175 Cruelty to children. Definition and penalties. Ill treatment in institutions. Appointment of guardian of abandoned or ill-treated child.

  Wyo. 46, 15 F
- 176 Amending general law, extending scope and changing penalties. Ill. (p. 153) 21 Je
- 177 Appointment of special district officer to enforce laws.

Mass. 310, 25 Ap

- 178 If parent is immoral or negligent, supreme court may put minor in charge of other person or of society for prevention of cruelty to children.
   N. J. 315, 22 Mr
- No child under 14 to be employed for singing, dancing, peddling, begging, as acrobat or rider, or for indecent or immoral purpose, or in any dangerous business.

  Ill. (p. 153) 21 Je

Mo. (p. 205) 11 Ap

Wyo. 46, 15 F

- 180 Cruelty to animals. Owner who causes or permits guilty of misdemeanor.

  Mo. (p. 155) 11 Ap
- 181 General law. Impounded animals. Animals kept for fighting or sport. Killing of injured and diseased animals when incurable. Powers of humane society. Wyo. 31, 11 F
- 182 Agents of societies shall investigate and prosecute. Fines turned over to county treasurer.

  Me. 11, 5 F
- 183 Dehorning cattle lawful. Pa. 200, 25 Je
- 184 Unlawful to dock horses' tails by cutting bone. Ct. 89, 18 Ap

#### Disorderly conduct. Prostitution

- 185 Houses of ill-fame. Power to suppress extended to cities under special charter. S. D. 142, 12 Mr
- 186 Penalties for keeping or leasing property for. Del. 208, 9 My
- Penalty for procuring for or harboring in house of prostitution or using for sexual intercourse male or female under 18 [15].

Del. 127, 7 Mr

<b>18</b> 3	Boards of sanitary districts may enforce all regulations for sup-					
pressing disorderly resorts and houses of ill-fame.						

Cal. 95, 26 Mr

- 189 To permit or cause child to go to house of ill-fame deemed abandonment.

  Ari. 38, 19 Mr
- 190 Prohibiting minors from entering. Penalties.

Ore. (p. 122) 25 F

- 191 Bastardy. Illegitimate children whose parents intermarry considered legitimate for all purposes.

  N. Y. 531, 3 My
- 192 Exemptions not allowed on judgments in bastardy proceedings.
  N. D. 60, 16 Mr
- Disorderly conduct. Repealing provision not allowing appeal from justice of peace on conviction of swearing or Sabbath breaking.

  Ct. 47, 3 Ap
- Repealing provision that justice of peace may render judgment on personal knowledge.

  Ct. 22, 28 Mr
- Punishment for second offense. Duty of magistrate to ascertain whether offense is second.

  Mich. 190, 22 My
- 196 Use of profane or obscene language in public place a misdemeanor

  S. C. 516, 18 D ('94)

#### Sunday observance

Engaging in business or sports, resorting to dances, etc., between Saturday midnight and Sunday midnight prohibited.

Vt. 133, 16 N ('94)

- 198 Sunday law shall not affect rights or remedies in action for tort or injury suffered on that day.

  Me. 129, 2 Mr
- 199 Prohibiting games, sports and entertainments on Sunday. Certain kinds of business allowed certain hours on Sunday.

Mass. 434, 29 My

- 200 Fishing for salmon on Sunday permitted. Wash. 81, 19 Mr
- 201 License tax of \$500 imposed for sale of "Sunday Sun,"

  "Kansas City Sunday Sun," or other papers of like character.

  Tex. 50, 16 Ap

202 At funeral of member of secret fraternal society, music may be played.

N. Y. 778, 27 My

203 Sunday trains. Tickets shall not be less than usual fare.

Ct. 123, 7 My

204 Freight trains of fruit and other perishable goods allowed to run.

Ga. (p. 66) 17 D ('94)

Barber shops. Penalty for keeping open Sunday. 205

N. Y. 823, 29 My

Mo. (p. 150) 18 Mr

Ill. (p. 160) 26 Je

Mont. Pen. code, § 531, 18 Mr

206 Working after noon Sunday or any holiday misdemeanor.

Cal. 200, 27 Mr

#### Miscellaneous

- Mobs. When troops may be called out to resist mob violence 207 on request of peace officer. Ari. 13, 8 Mr
- Giving wilfully false fire alarm misdemeanor. 208 Pa. 85, 22 My
- Dissection. Dead body of inmate of any state charitable insti-200 tution if under medical supervision at time of death by official physician may be dissected. Provisions. (See also Medical societies) S. D. 75, 27 F
- Unlawful to discharge missile from firearm, slung-shot, or other 210 weapon within 40 rods of public park. Wis, 107, 29 Mr
- Carrying concealed weapons. Reducing penalties. Weapons 211 confiscated. Carrying itself evidence that unlawful.

R. I. 1372, 17 Ap

Pernicious literature. Penalties for circulating obscene 212 literature or that dealing with commission of crime.

Ind. 109, 11 Mr

- One half of fines for publishing or distributing obscene matter paid to informant. Mass. 162, 22 Mr
- Penalties for bringing into state, making, or selling obscene mat-214 ter. N. D. 84, 6 Mr
- Increasing penalties for making, selling or keeping. 215

Ct. 205, 22 Je

Prohibiting publishing life of popularly known outlaws. Penal-216 ties. Ala. 101, 14 D ('94)

#### Education

#### Public school organization

217 Submitting to people constitutional amendments regarding certain details as to public education. (1896) La. 195—('94)

218 Amending and codifying general law.

Mont. Pol. code, § 1700 ff, 11 Mr



#### School meetings and elections

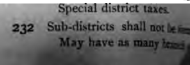
210 Right to vote restricted to U. S. citi:	210	Right t	o vote	restricted	to	U.	S.	citize
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220	Registration of v	women	qualified	to	vete	:
	election.					

- 221 Polling time two hours in districts have; if more than one.
- 222 Manner of posting notice of special : -- \_ district.
- 223 District meetings. Three [two] certiful a made, one sent to state auditor.
- 224 Town clerk shall call town meeting special meetings. If he neglects == shall call.

#### Districts. Place of attendance

- 225 School districts have preference :: -: \_.
- 226 Formation. Division. Relation in necessary for separation from the second s
- 227 No newly separated district skall ing district unless existing district unless existing district was
- 228 Counties under 10,000 populat a ...
  than 25. Districts where z<sub>1</sub>, ....
  Uniting districts.
- 229 Districts containing more than the vided on petition of residents
- 230 Organization of districts lying = + 1 = 10
- 231 Any municipality or divine a man in letter become sub-district. The man in letter to be a le



ting districts.

wis. ≤tric: Wash.

<u>:--</u>

234	Amending conditions required for uniting districts.
••	N. H. 75, 28 Mr
235	Grouping of towns for purpose of hiring a joint superintendent.
	N. H. 47, 19 Mr
236	Changing. Annexations. Amending law. Annexing un-
	organized territory. Districts over 50 sections divided without
	petition. Annexing fractions. Neb. 58, 8 Ap
237	New districts may be formed or boundaries changed at quarterly
_	meeting of county commissioners. Ida. (p. 156) 11 Mr
238	May be changed in interests of schools. Annexed portion taxed with district.  N. J. 50, 25 F
239	Boundaries shall not be changed nor districts with legal number
	of scholars be joined to other districts except on petition of
	three fifths of residents. Nev. 49, 11 Mr
240	Notices of proposals for changing districts shall be posted and
	[or] published in newspaper. Ct. 130, 13 My
<b>24</b> I	Providing for attaching fractions of townships to independent
	districts therein. S. D. 81, 11 Mr
242	In establishing town system selectmen shall draw on district
	treasurer for amounts due for property of fractional districts.
	Vt. 14, 13 N ('94)
<b>24</b> 3	Extension of municipal boundaries extends school district.
	When fractions thereby left may demand annexation.
	Mo. (p. 259) 11 Ap Territory annexed to cities under 100,000 shall be part of school
244	district. Pa. 142, 24 Je
245	Fractional townships may consolidate with adjacent township
<b>24</b> 3	when containing under 200 [40] children. Ill. (p. 315) 21 Je
246	Changing incorporated school district boundaries. Procedure.
	Vt. 35, 16 N ('94)
247	Districts may be dissolved by county court after popular vote
	and attached to other districts. Adjustment of debt.
_	Ark. 66, 1 Ap
248	Independent and special districts. General school law
	for cities of 100,000 to 1,000,000. Pa. 453, 3 Jl

249 Cities or villages of over 200 population may constitute.

250 Towns and villages of over 100 inhabitants may constitute.

N. D. 57, 19 Mr

Ia. 38, 4 My ('94)

Amending law authorizing formation by extending to any two or more districts being in whole or part within same city.

Minn. 18, 23 Mr

- Districts under special or local laws may vote to adopt general law. Consolidation with other districts when under 400 school children.
   N. J. 267, 22 Mr
- 253 Adjustment of debt and property when borough erected from school district or when township merged in borough.

Pa. 173, 24 Je

254 Board in special districts not required to furnish voters' check list at elections unless five per cent of voters petition.

N. H. 97, 28 Mr

- 255 School districts under city or special charters and receiving state aid may hold election and determine taxes in same way as those under general law.

  N. J. 68, 27 F
- 256 Notice of elections to be posted 15 days. Vacancy in directors filled by board.

  Ark. 56, 26 Mr
- 257 Non-resident pupils. Transfers. School boards authorized to designate schools which shall be attended by scholars. Shall draw on town district treasurer for payment of claims.

Vt. 16, 12 N ('94)

258 All or part of children may be sent to adjoining district.

Kan. 217, 5 Mr

259 Scholars in unincorporated townships within three miles of school of adjoining town may attend. Adjustment of funds.

Me. 116, 20 Mr

- Repealing requirement that in case of discontinuance, if nearest school is over two miles, district shall pay transportation or board.
   S. D. 76, 11 Mr
- 261 Method of transferring pupils to nearer school in another district. Parents to pay taxes to such district at its rate. No tuition. Neb. 59, 8 Ap
- 262 If non-resident pays taxes in district where higher school is established, amount shall be deducted from tuition of children.

  Mo. (p. 265) 11 Ap
- 263 Tuition of non residents shall not be over 15 per cent more than average per capita cost. Children in county house sent to nearest school on same terms. When parents pay tax in district, amount to be deducted.
  Mich. 131, 10 My

schools.

264 Contracts may be made by districts for instruction in normal

	schools.	Pa. 292, 28 Je
	1	a. 40, 2 Ap ('94)
Office	rs. Boards	
265	• • • • • • • • • • • • • • • • • • • •	ds of examiners Wash. 43,8 Mr
266	State board of education. Submitting to tional amendment adding president and profe of state university to board. (Adopted Nov.	people constitu- essor of pedagogy
267	Constitution, organization, powers and duties.	
268	- · · · · · · · · · · · · · · · · · · ·	Ct. 227, 26 Je
269	Not over 6,000 [3,000] copies of annual report	shall be printed. Ct. 17, 28 Mr
270	amendment making elective [appointed by go	•
271	State superintendent. Submitting const ment removing limit of salary at \$1200. \$3000 after adoption.	
272	• • •	Appropriation. N. Y. 988, 11 Je
273	education. Clerk shall perform duties of sup	
274	County superintendent. Submitting const ment separating office from that of probate ju	citutional amend- dge. (1896) la. (p. 237) 9 Mr
275	Qualifications. Special state examinations and	Wis. 333, 19 Ap
276	Shall file certificate of qualification given by undergo examination before commission.	
277	Must be college graduate or hold highest grad	e certificate, and

have two years experience as teacher.

279 Unlawful to teach during term of office.

278 Defining duties where city or town has board of education.

Del. 13, 16 F

Cal. 65, 16 Mr

Tenn. 155, 14 My

Shall not teach or engage in any occupation to interfere with

	duties, when salary is \$1200.	N. D. 40, 14 Mr
281	Fixing salary in proportion to assessed	valuation of counties.
		S. D. 57, 12 Mr
282	Expenses may be paid semi-annually [as	nnually] N. J. 81, 5 Mr
<b>2</b> 83	Appointed in September [June]	<b>Ind.</b> 102, 9 Mr
284	County school commissioner. county certificate, normal or state cer	•
		<b>Mo.</b> (p. 262) 11 Ap
_		

285 Amending law as to qualifications. Mich. 66, 8 Ap

286 Township (town) officers. Boards of town directors shall consist of three [or six] members, one elected annually.

Vt. 15, 27 N ('94)

287 Town superintendent. Town school committee shall elect.

May or may not be one of committee. Me. 120, 20 Mr

288 Town superintendent shall submit report at annual meeting which shall be filed in clerk's office. Fee. Vt. 20, 23 N ('94)

289 Township trustees [superintendent] shall hold annual meeting with parents to consult on school matters. Ala. 181, 29 Ja

290 District officers. Amending law regarding duties of district boards. Examination of teachers; text-books; reports.

N. H. 50, 19 Mr

291 School directors may take each other's oaths of office.

Pa. 196, 25 Je

202 Not more than one member of family shall be member of board of education.

N. Y. 337, 17 Ap

293 School trustees. Date of election. Ari. 82, 21 Mr

School district committee shall not do acts extending beyond term except on popular vote.

Ct. 131, 13 My

295 District superintendent is appointed must be appointed by school board.

N. H. 48, 19 Mr

296 President and clerk of district board may be removed by county superintendent for neglect of duty.

N. J. 81, 5 Mr

297 Municipal boards of education. School commissioners and boards of education in cities shall not hold office after expiration of term.

N. J. 422, 13 Je

298 Boards of districts under special laws may elect one of their number treasurer. Bond. Duties. Minn. 189, 23 Mr

280

- Vacancies in office of school commissioner or board of education in cities over 100,000 filled by mayor. N. J. 424, 13 Je
- 300 If municipality not divided into wards there shall be one member at large beside district members.

  S. D. 82, 11 Mr
- 301 Board of education or other governing body of any district shall have same powers as boards of trustees.

Cal. 199, 27 Mr

- 302 Shall elect president. Number of trustees may be reduced to three or five [nine].

  N. J. 51, 52 F
- 303 School inspectors. Adding one inspector at large in city districts under special laws. III. (p. 99) 6 Mr

#### Attendance. Census. Year

- 304 Compulsory education. General law (first in state). Children 8 to 13 must attend 16 weeks. Attendance officers may be employed. Assessors to make list of children. Pa. 53, 16 My
- 305 General law. Children 8 to 14, in cities 7 to 16, must attend four months. Truant officers. Ungraded school in cities for truants. Commitment of incorrigibles to state reform schools.
  Mich. 95, 26 Ap
- 306 Children 8 to 15 must attend 26 weeks. 'Children under 14 not permitted to work in factory without such attendance.

Vt. 26, 20 N ('94)

- 307 Submitting to people constitutional amendment reducing lower age limit of attendance from six to five years. (1896)
  - **Mo.** (p. 288) J. R.
- 308 Amending law as to children necessarily employed in labor.

  Ct. 134, 13 My
- ago Attendance at private schools not accepted unless course approved by school board as equal to public school. Instruction must be in English.

  N. H. 62, 26 Mr
- 310 Amending definition of what constitutes person a truant and disorderly.

  Mich. 183, 22 My
- 311 Boys between 8 and 15 habitually truants may be sentenced to reform school. Vt. 26, 20 N ('94)
- Teacher shall notify school director of truancy. Complaint and penalty. Vt. 26, 20 N ('94)
- 313 School census. To be made annually by truant officers or agents of town.

  N. H. 46, 19 Mr
- 314 Shall be taken biennially in municipalities over 10,000 inhabita ts.

  N. Y. 550, 7 My

- Amending law as to facts to be ascertained, manner and time of taking, compensation, etc.

  Ind. 54, 5 Mr
- 316 School year. Shall be 36 weeks in every district [less formerly permitted for smaller districts]. Ct. 119, 7 My
- 317 Towns shall keep at least 28 weeks of school.

Vt. 18, 20 N ('94)

- 318 Required period of school for all districts having less than 800 pupils five months [three in certain cases]. Mich. 15, 8 Mr
- 319 Legal schools are such as are taught by qualified teachers 26 weeks during school year. Town or city clerk shall annually certify number of legal schools maintained during preceding year.

  Vt. 10, 6 N ('94)
- 320 Free schools shall be held at least five months each year.

W. Va. 43, 28 F

- 321 County board of education may operate schools from January to July.

  Ga. (p. 58) 4 D ('94)
- 322 Permitting school during July and August. Vt. 21, 27 N ('94)

#### School buildings. Grounds. Supplies

- Repealing law granting superintendent of public instruction power to prepare plans.

  N. J. 405, 10 Je
- 324 District buildings. Majority present at school meeting may vote to purchase land and construct. N. J. 29, 19 F
- 325 If but one in district two thirds vote of electors necessary to remove except to center.

  S. D. 76, 11 Mr
- 326 Districts under special charters may by popular vote raise money for building or enlarging. Bonds. N. J. 170, 19 Mr
- 327 City buildings. Cities may issue \$50,000 bonds for sites and erection each year. N. J. 288, 22 Mr
- 328 Law limiting expenditure to \$5,000 for land and buildings without concurrence of governing board of city not applicable in districts where money is raised by special election.

N. J. 339, 25 Mr

329 In cities of over 100,000, appropriations for land, buildings and furnishings shall not exceed \$100,000 any one year.

N. J. 136, 14 Mr

330 Cities over 100,000 may issue \$250,000 bonds for construction. May issue \$300,000 to build or repair high school buildings.

N. J. 149, 14 Mr

N. J. 6, 11 F

331	In cities of 12,000 to 100,000 \$100,000 may be borrowed to re-
	construct or build new buildings. Bonds. N. J. 169, 19 Mr
332	Cities under 12,000 may borrow \$50,000 to erect.
	N. J. 271, 22 Mr
333	Building bonds may be issued by districts within cities not
	over 30,000. Tax. Minn. 187, 19 Ap
334	In cities under 40,000 having no board of public works, board
	of education shall erect and keep in repair.  Wis. 141, 8 Ap
335	Building sites. Procedure for condemnation in cities, when
333	board refuse to pay price demanded. N. J. 232, 22 Mr
336	Cities may lease land not less than 99 years and borrow not
•	exceeding \$40,000 for same. N. J. 30, 19 F
337	Power of independent districts to take land in case of refusal to
	sell. S. D. 83, 12 Mr
338	Amending law relating to taking burial grounds for school pur-
	poses. Pa. 209, 25 Je
339	Care of buildings. Suitable water-closets shall be provided.
	N. D. 55, 7 Mr
	Ia. 37, 2 Ap ('94)
340	Requiring cleaning and disinfecting of water-closets.  Pa. 165, 24 Je
341	Any school board may contract not over three years for water supply and may erect fire plugs.  Pa. 154, 24 Je.
342	Repairs not exceeding \$200 may be made without action of
342	city council. Wis. 97, 29 Mr
343	Misdemeanor to wilfully injure school house or other building or
J-7J	disturb those assembled therein. Nev. 69, 13 Mr
344	School supplies. Defining necessary appendages which school director may furnish without vote of district.

### Miscellaneous

346 Aid may be granted by state high school board to schools below high school grade with satisfactory course of study.

345 In districts having 120 to 400 school children, supplies may be

bought of member of board of trustees.

Minn. 183, 13 Ap

Mich. 15, 8 Mr Mich. 258, 3 Je

Nev. 29, 4 Mr

	•
347	County superintendents to control schools. Estimates of expenses; taxes.  Del. 17, 7 My
348	Graded schools for negroes established. Board of regents. Government. Admission. W. Va. 40, 28 F
349	Election of trustees, arrangement of districts and apportionment of state funds for white and colored schools.
	Tex. 24, 21 Mr
350	White and colored pupils may not be taught together in any school, public or private. Penalties. Fla. 14, 29 My
35I	School laws. Distribution of 40,000 copies among schools. Pa. 290, 28 Je
352	Publication and distribution of annotated code of public instruction by superintendent of public instruction.
	N. Y. 987, 11 Je
353	Commissioner appointed to investigate town system, prepare revision of school laws, consult experts and report to legislature.  Wis. 253, 17 Ap
354	U. S. flag. School authorities shall purchase and display during school hours and at other times.
•	<b>Mich.</b> 56, 4 Ap
	<b>Mass.</b> 181, 27 Mr
	Wis. 95, 29 Mr
	Del. 18, 31 Ja
	N. Y. 222, 3 Ap
	Mont. Pol. code, §1807, 26 F
<i>3</i> 55	Also private schools. Ill. (p. 321) 26 Je
	III. (p. 323) 26 Je
356	Kindergartens. Districts may establish by popular vote.
	Ill. (p. 310) 17 Ap
<b>3</b> 57	May be established by any district as part of free schools.
	Teachers. Taxation. Wyo. 50, 15 F
358	Cities of 100,000 to 600,000 may cooperate with and grant aid.  Pa. 178, 24 Je
<b>359</b>	Evening schools. Towns. Amending law. State aid only when schools maintained 100 [75] days in year. State board may exempt towns from maintaining. Ct. 210, 22 Je

## General school finances

(See also Public and school lands)

360 361	General law systematizing.  Ga. (p. 60) 13 D ('94)  Women may vote on borrowing money or increasing tax.  Ia. 39, 13 Ap ('94)
Taxes	and other income
362	School taxes. Submitting constitutional amendment allowing delegation of limited taxing power to school districts.  Money from each race may by law be used exclusively for that race. (Rejected, Aug. 6, 1894)  Ala. J. R. 9 ('93)
363	Selectmen to levy tax on basis of \$500 [\$400] for every dollar of public taxes apportioned to town.  N. H. 83, 28 Mr
364	Districts may levy 3.5 [2.5] mill tax. Manner of levying tax and of apportioning state aid in case unexpended balances remain.  Ind. 69, 7 Mr
365	Poll taxes shall be distributed to districts paying them.  Wyo. 44, 15 F
366	Apportionment of taxes collected shall be made by county collector.  Mo. (p. 261) 9 Mr
367	State comptroller shall collect and pay over sub-district taxes so far as assessed on railway property in district. Fla. 16, 1 Je
368	Liquor license moneys. Apportionment in cities or villages having over one school district, according to school census.  Neb. 63, 8 Ap
369	Donation thereof to schools does not require popular vote in villages.  Minn. 130, 27 Mr
370	In cities or villages of two or more districts shall be divided in proportion to school children.  Ida. (p. 90) 9 Mr
371	Jury fees. Shall be paid to school fund in county treasury.  Ari. 62, 21 Mr
Perma	anent funds
372	State school funds. Investment. May be in U. S. bonds bearing not less than three [four] per cent or bonds of any state. Exceptions. (§ 10) Minn. 163, 22 Ap
373	Submitting constitutional amendment allowing investment in school district bonds. (Adopted Nov. 6, 1894)  Wash. 6, 6 F ('93)
374	Submitting constitutional amendment relating to. (1896)  Tex. (p. 228) 27 Ap

Neb. 115, 29 Mr

375 Submitting constitutional amendment relating to. (1896)

376	
	in bonds of local authorities in state. Limiting and regula-
	ting such investments. (1896) Minn. 6, 11 Ap
377	State funds. Apportionment. Submitting to people constitutional amendment requiring in proportion to average school
	attendance in counties [number of children 6 to 21]. (Adopted Oct. 2, 1894) Fla. J. R. 3, 2 Je ('93)
378	Annual apportionment to counties according to school children.  Wash. 68, 14 Mr
379	State superintendent shall annually apportion to counties. Payment to or by counties of balances due. Wis. 39, 14 Mr
380	Income distributed annually to counties and districts according to school population.  Wyo. 53, 16 F
381	Trustees to appropriate in <i>November</i> [April] each year \$200,000 [\$40,000] for support of schools.  N. J. 172, 19 Mr
382	\$300,000 to be advanced each year by state treasurer for pay ment of teachers; repaid from school fund.
	<b>Ga.</b> (p. 58) 4 D ('94)
383	Repealing requirement that various expenditures for libraries and purposes connected with schools shall be paid from income

state and five per cent paid thereon by state.

N. J. 417, 22 Mr

N. J. 403, 10 Je

385 Direct tax fund. Balance shall be credited to public school fund.

N. C. 404, 13 Mr

384 Special state funds. U. S. land grant funds. Portion un-

invested and hereafter becoming so, paid into sinking funds of

- Commissioners of public lands shall credit school districts excess interest over four per cent paid for loans and reduce future interest to that rate.

  Wis. 73, 22 Mr
- 387 Apportionment of "gospel fund" of towns to school districts.

  N. Y. 232, 4 Ap
- 388 Manner of discharging school fund mortgages.

of permanent funds.

S. D. 137, 12 Mr

- 389 Local funds. County school funds. Apportionment among districts according to number of pupils, etc. Ari. 21, 11 Mr
- 390 School funds and lands of towns becoming unincorporated revert to state.

  Me. 117, 20 Mr

301 State treasurer custodian of school fund securities.

Tex. 10, 28 F

### School debts. Bonds

- 302 Cities empowered to issue. Minn. 128, 12 Mr
- 393 Limit five per cent of valuation. Ratifying and validating debt.

  Issue of bonds. Wash. 21, 1 Mr
- 394 Submitting constitutional amendment limiting school district debts to five per cent of valuation.

  Ore. (p. 611) 4 F
- 395 School districts having 300 pupils may issue bonds for certain purposes. W. Va. 45, 28 F
- 396 Districts over 2500 population may borrow money not exceeding six months to amount of one mill on dollar of taxable property.

  Ore. (p. 3) 29 Ja
- Trustees having charge of issuing bonds shall transmit to board of supervisors statement annually.

  N. Y. 273, 10 Ap

  N. Y. 274, 10 Ap
- 398 Funding and refunding bonds. Districts may issue payable not less than five nor more than 30 years after date.

Mo. (p. 264) 11 Ap

- 399 Any district may issue refunding bonds. Not over once on any debt.

  Mont. Pol. code, § 1810, 2 Mr
- 400 Disposition of surplus of refunding bonds when any due to premium. Wyo. 10, 31 Ja
- 401 Holders of school warrants may accept bonds in exchange.

N. M. 9, 21 F

### Expenditure. Audit. Account

- 402 Providing for system of accounts and collection.
  - S. D. 173, 11 Mr
- 403 Changing time for audit of expenditures by town selectmen.

Ct. 75, 10 Ap

- Boards of instruction and treasurers of school funds in counties shall file and publish detailed accounts. Fla. 11, 30 My
- District board shall post or publish annually itemized statement.

  S. D. 77, 12 Mr
- 406 School district warrants subjected to law of municipal warrants as to registration and payment.

  Neb. 67, 4 Ap
- 407 District board may transfer from incidental to building fund sums necessary for ordinary repairs. Unexpended balance of building may be transferred to incidental fund.

Mo. (p. 263) 18 Mr

- 408 Checks for payment of teachers to be signed by a majority [all] of board.

  Del. 15, 6 Ap
- 409 Common council in cities over 100,000 may determine manner of paying teachers.

  N. J. 13, 14 F

### **Teachers**

- 410 Educational association reports. 5,000 copies to be printed by state. Minn. 190, 27 F
- 411 State teachers' association report. Publication by state. Distribution.

  1a. 87, 24 Ap ('94)
- 412 State school library. May be established for free use of teachers.

  N. Y. 546, 7 My

# Employment. Compensation

- Town school committees shall employ and dismiss teachers where districts consolidated. Ct. 304, 9 Jl
- Relatives of trustees can be elected only by unanimous consent of trustees,

  Ari. 82, 21 Mr
- 415 Teachers' contracts. Dismissal. Amending law.

N. H. 51, 19 Mr

416 Teachers shall not be school visitors or town committee.

Ct. 67, 11 Ap

- Teachers' pension fund. Towns may vote to raise for teachers of 25 years service.

  N. Y. 767, 27 My
- 418 To be established in cities over 100,000 by deducting one per cent of salaries. Rates of annuity; management.

III. (p. 312) 31 My

- 419 May be established in cities over 300,000. Administration.

  Annuity one half salary.

  Mo. (p. 268) 18 Mr
- 420 To be created in counties. Who may receive. Rates. Management. Cal. 166, 26 Mr

## Qualifications. Examinations. Certificates

- 421 Certificates issued only to citizens of U. S. or to persons having been resident of state preceding year.

  N. D. 54, 12 Mr
- 422 Certificates not granted to persons under 17 [16] or to aliens over 21. Mich. 66, 8 Ap
- Requirements for primary, grammar and high school certificates.

  Not granted to persons under 16.

  Nev. 107, 20 Mr
- 424 Civil government required for third grade certificate and psychology for first grade.

  N. D. 52, 14 Mr

425 Teachers to be examined in civil government and physiology with special reference to effects of alcohol and narcotics.

Me. 155, 26 Mr

- 426 Teachers teaching exclusively special study need be examined only in that study.

  Ill. (p. 311) 21 Je
- 427 Amending general law. Increasing duration of certificates.
  Where good. Special examinations for temporary certificates.
  Graduates of normal schools have first grade, etc.

Fla. 10, 3 Je

- 428 Examinations and institutes not to be held at same time. When duty of teacher to attend. Ark. 27, 5 Mr
- 429 Examinations and certificates in counties. Col. 104, 8 Ap
- 430 Teachers' examinations. Time to be held.

W. Va. 45, 28 F

**V**t. 22, 29 O ('94)

Nev. 10, 18 F

431 State superintendent may hold public examinations, grant certificates and keep list of approved candidates.

Me. 152, 26 Mr

- 432 County examiners appointed by clerk of superior court. Time and fees of examinations. Duties as county superintendents.

  N. C. 439, 13 Mr
- 433 Who eligible to act as county examiners. May not act as agents. When certificates may be renewed without examination. Cities not exempt from act but may adopt special provisions.

  Mich. 66, 8 Ap
- 434 Certificates. Second grade valid two years. Third grade may be issued more than twice to same person.

S. D. 78, 4 Mr

435 Changing manner of choosing and term of committee of three
[five] in each county to examine for permanent certificates.

Pa. 295, 28 Je

- 436 Grades granted by county board. Duration. Nev. 95, 16 Mr
- 437 Appeal allowed to state superintendent from county superintendent refusing to grant license. Minn. 182, 12 Ap
- 438 Repealing provision allowing local permanent certificates. All must be examined by county examiners. Tex. 123, 29 Ap
- Town superintendents may grant permits to teach; which shall not be renewed more than three times. Vt. 23, 24 O ('94)



440 State certificates. Establishing state examinations. Probationary and permanent graded certificates.

N. H. 49, 19 Mr

441 Life certificates. State board may endorse certificates or normal school diplomas from other states if equivalent to requirements. Repealing proviso that graduates of colleges in state are not required to teach before certificate granted.

Mich. 73, 16 Ap

- 442 Amending law. Graduates' certificates; renewal; life diplomas.

  Special primary certificates, etc. Wash. 150, 21 Mr
- 443 Issued to graduates of state normal school and university but not of other schools, after three years teaching experience.

W. Va. 42, 20 F

- Territorial board may grant to graduates of universities and colleges.

  Ari. 35, 19 Mr
- 445 College graduates may be granted without examination first grade, graduates of academy or high school second grade certificates.

  Vt. 24, 23 N ('94)
- 146 Must be accepted in place of examinations. Ct. 135, 13 My
- Teachers' university certificates issued to graduates in pedagogy at state university accepted as first grade certificates.

Minn. 181, 11 Ap

448 Countersigning by state superintendent of diplomas and life certificates. Wis. 243, 15 Ap

## Institutes. Training classes

[judicial district] for whites, and as many as state superintendent fixes for colored. Date. Increased appropriation.

Ark. 156, 20 Ap

- 450 Summer schools may be held instead of institutes in any county for not more than 10 days. Vt. 34, 22 N ('94)
- 451 Fund for county institutes from fees on examinations for diplomas and teachers' certificates.

  Wis. 331, 19 Ap
- 452 Municipalities employing 50 [75] teachers may hold separate.

Pa. 294, 28 Je

453 Conductor of county institutes to send to auditor certified list of attendants and proof of his appointment. No payments till after such report.

S. D. 79, 1 Mr

454 Teachers' training classes. Cities and villages having superintendents of schools may establish. Appropriations.

N. Y. 1031, 15 Je

455 State aid of \$500 to high schools establishing. Course of study. Teachers.

Minn. 186, 25 Ap

## State normal schools

456 Establishment. Governor authorized to appoint commission to investigate systems of normal schools and report.

Vt. 346, 16 N ('94)

- 457 Established for eastern Illinois. Government. Free pupils, etc. Ill. (p. 63) 22 My
- 458 Established for northern Illinois. Ill. (p. 69) 22 My
- 459 Established for central Michigan. Mich. 261, 3 Je
- 460 Established in Duluth. Minn. 184, 2 Ap
  461 Established for colored race. N. C. 393, 13 Mr
- 461 Established for colored race.

  N. C. 393, 13 Mr

  —— Board of trustees.

  N. C. 217, 11 Mr
- Appointment of board of managers. N. C. 376, 13 Mr
- 462 Government. Instruction. Regents to be appointed from two leading political parties. Students admitted free shall be
- apportioned among counties. W. Va. 41, 14 F

  463 Meeting of general board. Registration of certificates, diplomas and renewals. Printing of reports. Wash. 147, 21 Mr
- .464 Trustees may arrange for four years' course. Me. 75, 7 Mr
- 465 Who to constitute boards of examiners for graduating classes.
- Pa. 26, 23 Ap
  466 State shall pay not exceeding \$3,200 annually to each normal
- school for tuition of free students. W. Va. 45, 28 F

  467 Applicants for scholarships from towns shall be 16 years of age.
- Vt. 33, 6 N ('94)
- 468 Foreign pupils to pay tuition fixed by trustees. Must declare intention to teach.

  Ida. (p. 19) 16 F
- 469 Finances. Support. Annual state tax for support one fifth [one twentieth] mill. Wis. 91, 29 Mr
- 470 Annual tax for support one sixth mill. Duties and bond of normal school treasurer.

  Col. 38, 9 Ap
- Annual appropriation to each normal school \$2,500. Appointment and duties of board of examiners and supervisors.

  Teachers' certificates.

  Vt. 32, 27 N ('94)

472	Providing for support.	Board of education of normal school.
		<b>Ari.</b> 53, 21 Mr
473		nds from U. S. grant set aside for build-
	ings.	Wash. 34, 7 Mr
474	Appropriating 40,000 a	cres of U. S. land grant to support.

### Instruction

### Text books

476 Adoption. By state board. When change may be made.

Wash. 150, 21 Mr

Ida. (p. 64) 7 Mr

- 477 Establishing text book board. Powers and duties. Establishing list of text books. W. Va. 37, 22 F
- 478 County boards of education shall adopt for county.

475 Issue of bonds for state normal schools.

N. C. 164, 6 Mr

- 479 Meeting of state board of education for purpose of changing every ten [five] years. Proviso. Del. 187, 8 My
- 480 Public supply. School boards shall select and furnish at public expense text books and appliances. Loan to students. Damages. May change once in five years.

Vt. 13, 28 N ('94)

481 School boards may furnish free on popular vote.

N. D. 109, 18 Mr.

- 482 May be furnished to indigent pupils. Ia. 34, 26 Ap ('94)
- Parents may provide books at their own expense for exclusive use.

  Me. 47, 25 F
- 484 How often changes may be made. Sale at cost to pupils.

**N. H.** 50, 19 Mr

485 Books and supplies shall be under charge of board appointee.

Ia. 35, 23 Mr ('94)

## Required branches

486 Civil government.

N. D. 56, 14 Mr

- 487 10 minutes each week must be devoted to teaching kindness to animals. Wash. 5, 13 F
- 488 Last session before Memorial day must be devoted to patriotic exercises.

  N. H. 13, 21 F

Vt. 25, 7 N ('94)

489 Instruction in chief modes of communicating disease and prevention thereof.

Mich. 146, 16 My

Alcohol and narcotics. Requiring instruction in elementary 490 physiology and hygiene, with special reference to effects. thereof. Vt. 17, 6 N ('94) Tenn. 180, 14 My Ind. 159, 14 Mr S. C. 520, 21 D ('94). Four lessons each week for 10 weeks on nature and effects. N. Y. 1041, 15 Je-State superintendent shall examine condition of instruction thereon, and recommend text books and methods of teaching. N. H. 35, 13 Mr 403 Duty of school boards to see that instruction is thorough. N. H. 40, 13 Mr High schools Free attendance of non-resident pupils at nearest high school. 494 Expense paid by county. One mill tax. Neb. 60, 8 Ap High school principal may act as principal of grammar school. 495 Cal. 215, 28 Mr High schools may establish departments of manual training. 496 Special state aid. Reports. Wis. 358, 19 Ap State academies. Trustees, where now chosen by vote of electors 497 of county, shall be chosen by a board of 30 corporators to be chosen from county by such trustees. Pa. 56, 16 My State aid and supervision. One or more districts may 498 establish. Appropriation by state according to length of course. Qualifications of teachers. Reports. Pa. 293, 28 Je 499 State high school board created. Duties. Classification o schools. Visiting. N. D. 53, 12 Mr Towns not exceeding \$500,000 valuation may receive from state 500 sums paid for tuition of scholars attending high school in another town. Mass. 212, 4 Ap Counties. May establish. Location, building, taxes. Duties 501 of board of education. Nev. 31, 4 Mr County high schools may be established by vote on petition of 502 city, town or district high school. Cal. 215, 28 Mr Towns. May establish. Duties of prudential committee. 503

Towns having 2,500 population must maintain high schools or

pay tuition of students in graded school or academy already established in town. Grade of instruction. Vt. 29, 27 N ('94)

Vt. 28, 27 N ('94)

Taxes. Attendance.

504

- School directors shall provide instruction for advanced pupils in graded schools of town. Directors may establish such schools or may provide for instruction in high schools or academies in town or in another town. Vt. 19, 20 N ('94)
- Towns in which there is academy of high school grade may pay tuition of children. Mass. 94, 7 Mr
- 507 Union high schools. Incorporated graded school districts may unite for maintenance. Vt. 31, 26 N ('94)
- 508 Four or more districts may form. Organization, powers.

Mo. (p. 266) 11 Ap

Admission. Report on estimate of expenses. Cal 215, 28 Mr 509

Election and meetings of union high school boards. 510

Cal. 215, 28 Mr

Districts of 2,000 population may establish. Two or more school districts may unite therefor. Board of education.

Ari. 32, 18 Mr

#### Miscellaneous

- 512 State superintendent shall prepare and furnish teachers annually course of study for use in graded schools. Vt. 30, 27 N ('94)
- On application state high school board may extend its examina-513 tions to any school district. County superintendent to organize courses of study in conformity thereto, appoint assistants to examine, etc. Minn. 17, 23 Mr
- Teachers not to wear dress or insignia of any order or sect. 514 Pa. 282, 27 Je

- School register shall be certified to and delivered by teacher be-Ct. 21, 28 Mr fore leaving school.
- Teachers shall not be allowed more than 90 per cent of salary 516 until school report is made out. **Ida.** (p. 31) 5 Mr
- School boys over 11 years may enroll in "American guard." 517 Ari. 15, 8 Mr

# Higher education. Professional schools

- Submitting constitutional amendment regarding number, term 518 and powers of board controlling state educational institutions. (1896)S. D. 36 (J. R.)
- One sixth mill tax for state educational institutions. Appor-Ind. 80, 8 Mr tionment.
- Payment of claims by board of regents of normal schools and state university. Wis. 296, 19 Ap

521		tural sciences by pictorial repre- e furnished free in municipalities.
	Local authorities may repea priation.	t same to citizens. State appro- N. Y. 362, 19 Ap
522		over 10,000 population may pro- natural sciences in each ward. N. J. 48, 25 F

### State universities

533

523 Government. Creating board of visitors. Nev. 43, 11 Mr 524 Board of visitors' meetings and reports. Ga. (p. 63) 18 D ('94)

525 Government by board of regents. Appointment of students for admission by regents. W. Va. 41, 14 F

526 Amending law as to appointment and powers of regents.

Tex. 111, 23 Ap

527 Governor ex officio member of board of regents.

Ari. 23, 14 Mr

528 Election and compensation of regents. Wash. 101, 20 Mr

529 Changing qualifications of curators. Bi-partisan board.

Mo. (p. 278) 11 Ap

W. Va. 38, 27 F

530 Instruction. One student from each county to have free scholarship. Competitive examinations. III. (p. 325) 24 Je

531 Diplomas and certificates. Nev. 98, 16 Mr

532 Establishing preparatory branch.

Finance. Support. Appropriations by legislature to specify purposes. Expenditures must be accordingly. Annual reports.

Wyo 110, 21 F

534 Collateral inheritance, incorporation and patent medicine taxes established for use of university. Three fourths to endow scholarships. Applications, examinations.

Mo. (p. 278) 1 Ap

535 State university lands. Board of regents shall control.

Tex. 18, 1 Mr

536 Control of funds from sales of land. Col. 105, 23 Ap

537 Appropriating to state university all income from U. S. grant of 1890 for colleges of agriculture and mechanic arts.

Ill. (p. 68) 13 Je

538 Regulating use of tuition funds, land grant fund, etc.

Neb. 91, 92, 93, 2 F

539	Regents	may	accept	and	hold	in	trust	land	or	prop	erty	for
	purpos	es not	inconsi	istent	with	uni	versity	/. I	Mic	h. 36	, 26	Mr

- Money given in trust shall be deposited with state treasurer who shall pay not over four per cent thereon. Mich. 140, 11 My
- 541 Miscellaneous. Dormitories authorized to be built.

Nev. 9, 15 F Nev. 38, 7 Mr Ari. 75, 21 Mr

- 542 State university shall analyze free of charge ores, minerals, soils or water for citizens.

  Nev. 84, 16 Mr
- 543 Prohibiting sale of liquor on grounds. Penalties.

Wash. 75, 19 Mr

Unlawful to maintain pool room, billiard room, or gambling place within one mile.

Minn. 16, 23 F

### Private institutions (See also Corporations not for profit)

General incorporation law. State college and university council created, to approve courses of study, etc. Requirements of property, etc. How far applicable to existing institutions. Limit of power to confer degrees.

Pa. 244, 26 Je

546 General incorporation law. Ill. (p. 134) 21 Je

547 Providing for incorporation. Minn. 180, 25 Ap

548 May incorporate, acquire and hold property, elect officers and consolidate.

Tenn. 6, 25 Je

549 If incorporated in other states, may on establishing institution in state, under conditions, grant degrees and diplomas.

Neb. 21, 8 Ap

550 When consolidated, property may be transferred from one location to another by three fourths vote of trustees.

Ca1. 37, 9 Mr

551 Trustees may issue bonds. Tenn. 12, 6 F

552 Colleges may construct and maintain water works.

N. Y. 630, 11 My

### Professional and technical schools (See also Normal schools)

. 4 .

Professional. Appropriating \$250,000 for buildings for affiliated and professional colleges of state university.

Cal. 73, 23 Mr

554 State homeopathic college to be transferred from Ann Arbor to Detroit.

Mich. 257, 3 Je

555	Dead bodies unclaimed shall be given to county medical society
	or any medical college in state. Wis. 117, 3 Ap
556	School of mines established. Ia. 107, 30 Mr ('94)
557	No by-law of University of State of N. Y. shall modify freedom of religious seminaries.  N. Y. 577, 9 My
558	State agricultural and technological colleges. Consolidating agricultural experiment station with agricultural college.  Mass. 57, 15 F
559	Purdue university to have nine [six] trustees, to serve six [three] years. Ind. 97, 9 Mr
<b>56</b> 0	Establishing two years course in agriculture, and department of horticulture. Manual labor required. Appropriation N. H. 107, 29 Mr
561	May grant usual academic and honorary degrees.  Wash. 146, 21 Mr
562	County commissioners of schools to hold entrance examinations.  Mich. 101, 26 Ap
563	Tuition reduced to \$50 per year. Ga. (p. 63) 17 D ('94)
564	Amending law as to manner of appointing students for free tuition.  Ark. 127, 19 Ap
565	Annual appropriation. State treasurer ex officio treasurer of college.  N. C. 145, 5 Mr
566	Sale by state of securities arising from U. S. land grant. Payment of five per cent thereon to agricultural experiment station.  N. Y. 78, 6 Mr
567	Technical and manual training. Cities under 100,000 may establish technical schools. Pa. 60, 21 My
568	Textile schools. Organization. City appropriations.  Mass. 475, 5 je
569	Industrial schools. Appointment of trustees.  N. J. 294, 22 Mr
570	District school boards may establish manual training school.  Wyo. 88, 18 F

## Libraries

571 Misdemeanor to injure or deface marks and labels of books or other articles in libraries or museums.

Del. 125, 25 Mr

# State libraries

572 General law for government and management.

Mont. Pol. code, § 2381 ff, 13 Mr

573	General law.	Control vested	in state board	of education,	who
	appoint librar	rian. Regulati	ng use and mar	agement of libr	ary.
				Ind. 115, 11	Mr

- 574 General law. Government, duties of librarian, expenses. Public libraries may become associates and entitled to borrow books. Reports of associates required. Mich. 28, 20 Mr
- 575 Amending law. Expense of current periodicals and binding.

  Law library. Custody of collections. Report.

N. H. 24, 5 Mr

576 Amending law relating to rules and to deposit, sale and exchange of public documents. Foreign corporation reports.

N. H. 3, 13 F

- Curator of historical collection shall act as secretary of trustees

  County histories and newspaper files may be transferred to historical collections.

  Ia. 17, 2 Ap ('94)
- 578 State library may be kept uninsured. N. H. 2, 13 F
- 579 Who shall be custodians of state library building.

N. H. 31, 13 Mr

- 580 Fiction may be purchased when by authorship or subject matter it has particular relation to state.

  N. H. 65, 27 Mr
- 581 State librarian. Biennially elected by legislature.

N. C. 351, 13 Mr

582 Elected by legislature. Women made eligible. Tenn. 5, 1 F

583 Secretary of state may appoint clerk to act as librarian.

Nev. 76, 15 Mr

584 State circulating libraries. To be established. 100 books each. Loaned to communities for six months.

Mont. Pol. code, § 2410 ff, 19 Mr

# Free public libraries

- On petition of taxpayers of city, town or school district, tax may be assessed for Nev. 90, 16 Mr.
- 586 May be established by cities and villages when favored by two thirds of votes cast on that question.

  Minn. 140, 22 Ap
- 587 Townships, villages and boroughs may, by popular vote, raise \$1,000 annually.

  N. J. 200, 20 Mr.
- Towns and municipalities may appropriate not over \$3 for each rateable poll for foundation, and for maintenance such sum as voted annually.

  Vt. 36, 20 N ('94)
- 589 In cities not over 50,000 and villages over 2,000 population, tax may be levied by popular vote. Wis. 330, 19 Ap

590 City libraries. Three trustees shall be appointed biennially

by mayor to serve six years. Duties. Library and sinking

	funds. Annual reports.  Library and sinking funds. 41, 26 Mr ('94)
591	Amending law authorizing tax for interest on expenditure for libraries.  Ia. 99, 29 Mr ('94)
592	Cities may purchase land and erect building for improvement or enlargement. Bonds.  N. J. 204, 21 Mr
593	Board of public works, where such board exists, boards of library and of museum shall act together when constructing library building.  Wis. 41, 15 Mr
594	Organization in cities of 5,000 population. Taxes.  Wash. 134, 20 Mr
595	How governed in cities over 300,000. Reports.  Mo. (p. 219) 8 Ap
596	Township libraries. Towns required to raise certain tax annually, and when sufficient sum accumulates, to maintain free library. Government. Term of state library commission.  N. H. 118, 29 Mr
597	School libraries. State aid. Increasing amount each school may receive. Each school building entitled to aid when more than one in district.  Minn. 85, 5 Ap
	Minn. 86, 12 Ap
598	Minn. 86, 12 Ap 10 cents annually for each scholar for books. State super- intendent may suspend law in any town. Farm institute bulletins to be deposited in libraries. Wis. 47, 16 Mr
598 599	10 cents annually for each scholar for books. State super- intendent may suspend law in any town. Farm institute
599	10 cents annually for each scholar for books. State super- intendent may suspend law in any town. Farm institute bulletins to be deposited in libraries. Wis. 47, 16 Mr School districts may establish. One mill tax limit. May erect
599	ro cents annually for each scholar for books. State super- intendent may suspend law in any town. Farm institute bulletins to be deposited in libraries. Wis. 47, 16 Mr School districts may establish. One mill tax limit. May erect building. Government. Pa. 291, 28 Je Removing discretion of township board to use proceeds of fines,

603 Townships may levy tax to aid or enlarge free libraries estab-

\$1,000 [\$500] annually for free use of books.

Cities and towns over 10,000 may appropriate not more than

lished by private donations.

604

Me. 111, 20 Mr

Ind. 119, 11 Mr

605 State aid. Public documents. Public library commission created to promote interests of free public libraries.

Wis. 314, 19 Ap

- Appointment and duties of state library commission. Appropriating \$100 to towns in aid. Conditions. Vt. 37, 6 N ('94)
- State library committee may expend for each town library not 607 over amount appropriated by town. Ct. 284, 2 Jl
- Amending law as to state appropriations. Me. 45, 23 F 608 Me. 53, 28 F Me. 110, 20 Mr
- Public documents printed in sufficient number to distribute to all incorporated libraries in state. N. Y. 218, 3 Ap
- Public libraries may receive public documents previously kept by 610 town clerk and documents from state librarian.

Vt. 39, 27 N ('94)

State reports furnished to county law libraries. Ct. 53, 3 Ap

State to furnish to free libraries certain historical matter.

N. H. 45, 19 Mr

### Scientific work. Art

(See also War memorials)

- 613 Literary and scientific corporations. General incorporation law. Mich. 160, 18 My
- Literary and musical compositions not copyrighted or published, maps, engravings, photographs, statuary, models, designs, etc., if not offered for sale, may not be infringed. Penalties. N. H. 42, 13 Mr
- Report of Academy of sciences. Publication by state. Distribu-615 tion. Ia. 86, 16 F ('94) Ind. 130, 11 Mr
- Historical societies. Societies for perpetuating history of colony of New Jersey and other American colonies may incor-N. J. 57, 26 F
- 617 Amending law relating to reports of state and local societies. Any existing society may reincorporate under general law. Mich. 99, 26 Ap

Incorporation of company without stock to acquire and improve scenic and historic places. Report to legislature.

N. Y. 168, 26 Mr

610 State historical society. Established. Duties.

Wyo. 79, 16 F

020	Securing rooms in capitor.
621	Printing of collections, reports and catalogs. Wis. 264, 17 Ap
622	Construction of fireproof building. Tax. Wis. 298, 19 Ap
623	State historical commission created to collect documents, etc.
	S. C. 559, 27 D ('94) N. D. 70, 8 Mr
624	Old colony commission appointed to prepare maps or plans of general historic interest.  Mass. 472, 5 Je
625	State library may publish state records, papers, documents and manuscripts dated before 1790 or copies of same, and print index of records.  N. C. 464, 11 Mr
626	State historian. Office created; duties
	N. Y. 393, 23 Ap
627	Geological and natural history survey. Established.
	N. D. 66, 26 F
628	Geologist's duties. Assistants. Secretary of state added to advisory board. Ga. (p. 111) 17 D ('94)
629	Reports. Repealing law relating to board of control, number, etc.  Minn. 387, 19 Ap
630	Continuing state land survey. Appropriation. Survey of disputed boundaries. Work in conjunction with U. S. geological survey.  N. Y. 589. 9 My
631	State museum. Established. Columbian exhibit granted it. Commissioners. N. J. 183, 20 Mr
632	Disposition of Columbian exhibit. N. J. 93, 6 Mr
633	Art collections. Placing certain works of art belonging to women's state board of Columbian exposition in capitol and park.  Wis. 69, 22 Mr
634	Monuments. Lincoln. Accepting conveyance of monument at Springfield and providing for maintenance and beautifying.  Ill. (p. 39) 18 My
635	E. P. Lovejoy. Appropriation for erection at Alton.
	Ill. (p. 40) 17 Je
636	Appropriation for erection on grave of Governor Thomas Ford.
625	Ill. (p. 37) 15 Je Appropriation for erection to first governor.
637	Vt. 151, 14 N ('94)
638	

- 639 John Brown. Requesting permission to place in statuary hall, Washington, D. C. Kan. Res. 30
- Gen. Hartranft. Appropriation for equestrian statue. 640

Pa. 475, 5 Jl

Benton and Blair, to be placed in U. S. capitol. 641

Mo. (p. 34) 8 Ap

642 Austin Blair, "War governor," to be erected at state capitol. Mich. J. R. 11, 8 My

# Political regulations

# Citizenship. Civil rights

(See also Suffrage)

- 643 Negroes. Submitting to next legislature constitutional amendment permitting to reside in state. Ore. (p. 877) 30 Ja ('93) To people, (p. 613) 12 F ('95)
- 644 Aliens. Shall not be employed on public work.

Pa. 182, 25 Je

- Submitting constitutional amendment excluding aliens from here-645 after acquiring real estate. Legislature may provide for disposition when received by descent or devise. (Adopted Nov. 6, Cal. J. R. 22, 4 Mr ('93) 1894)
- Submitting to next legislature constitutional amendment repeal-646 ing provision guaranteeing same property rights as citizens. (Rejected by legislature, 1895) Ore. (p 876) 30 Ja ('93)
- Unlawful for alien unless declaration of intention to become citizen made, or for corporation over 20 per cent of whose stock is owned by aliens, to hold or acquire land hereaster. Mo. (p. 207) 1 Ap

- Amending law so that the widow and heirs, being non-resident 648 aliens, of naturalized citizens [resident aliens] may hold lands for 10 years after devise. Ia. 82, 26 Ap ('94)
- Transfers by aliens and foreign corporations not authorized to 649 hold real estate are binding. Pa. 176, 24 Je
- Civil rights. Amending law protecting. Jurisdiction of jus-650 tice of peace and county court. Col. 61, 9 Ap
- All persons shall have equal rights and privileges in hotels, restaurants, barber shops, theaters, public conveyances and elsewhere. Service as jurors. Penalties. N. Y. 1042, 15 Je Wis. 223, 13 Ap

- 652 Amending law by adding certain other classes of accommodations where discrimination is prohibited. Wash. 99, 20 Mr
- 653 Increasing penalty for making distinction in public places on account of color or race.

  Mass. 461, 4 Je

#### **Statistics**

(See also Labor statistics; Public health-Vital statistics; Agriculture)

- Bureau of statistics. Secretary of state made ex officio commissioner; shall establish bureau. Defining what statistics shall be obtained. Wash. 85, 19 Mr
- 655 State census. To be made in 1895. General provisions.
   Under charge of labor commissioner.
   S. D. 34, τι Mr
   under charge of commissioner of agriculture.

Fla. 9, 25 My

656 Submitting constitutional amendment repealing requirement of census every 10 years. (Adopted Nov. 5, 1895.)

Miss. 43, 9 F, (94)

657 General law providing for state decennial census.

Minn. 195, 22 Ap

### Elections

(See also Legislature, State officers)

## Elections generally

658 Amending general law. Wash. 156, 21 Mr

659 General law amending, revising and consolidating.

N. C. 159, 8 Mr

660 General law for purifying and simplifying. Secret ballot established. Voting. Canvass. Registration. Fla. 7, 25 My Fla. 8, 30 My

661 Amending general law. Blanket ballot adopted instead of separate party ballots; etc.

N. Y. 810, 29 My

- 662 Amending general law. Form of ballot. Envelopes how furnished and used. Separate ballots for borough and for school officers. Envelopes must be sealed before leaving booth. Separate boxes for women's votes. Canvass. Violations of law.

  Ct. 267, 2 Jl
- 663 General amendments. Appointment and duties of bi-partisan county election boards. Bi-partisan district boards of registry and election. Registration returns. Recount. Compensation.

  N. J. 333, 25 Mr

- 664 Constitution of county and city boards of election commissioners. Powers, duties, expenditures. Cal. 221, 28 Mr
- 665 Submitting constitutional amendment fixing date of general elections first Tuesday after first Monday in *November* [October (under amendment of 1890—formerly Nov.)]. (1896)

Fla. J. R. 5, 29 My

- 666 Municipal and local elections. General law for cities over 100,000.

  Mo. Sp. sess. (p. 5) 31 My
- 667 General election law shall not apply in towns, cities or villages between 4,000 and 8,000 population at annual or special elections, unless accepted by them. Vt. 3, 27 N ('94)
- 668 Expenses of municipal elections shall all be paid by municipality.

  Ark. 46, 16 Mr
- 669 What registration of voters sufficient for special and municipal elections.

  Wyo. 77, 16 F
- 670 Submitting to people constitutional amendment that all parochial elections shall be held on same day as general state election. (1896)

  La. 192 ('94)
- 671 General Australian ballot law does not apply to city elections in cities under 3,000.

  Mo. (p. 170) 16 Mr
- 672 Elections during year in which new ward lines are made shall be conducted same as before change.

  Mass. 220, 4 Ap
- 673 In cities of fourth class common council may appoint annual election first Tuesday in March [April]. Wis. 316, 19 Ap
- 674 For cities of 12,000 to 100,000 annual election second Tuesday in April.

  N. J. 15 14 F

## Suffrage. Voting residence. Office holding

- 675 Qualifications of candidates for county and state offices. Must have state residence of one year and county residence of six months.

  Tex. 56, 20 Ap
- 676 Submitting to next legislature constitutional amendment requiring citizenship [declaration one year preceding] and ability to read and write. (Rejected by legislature, 1895)

Ore. (p. 877) 3 F ('93)

- 677 Amending law as to form and requirements of elector's oath.

  Mont. Pol. code, § 1209 ff, 19 Mr
- 678 Woman suffrage. Submitting to people, according to constitution, law allowing. (Adopted Nov. 7, 1893)

Col. 83, 7 Ap ('93)

- 579 Submitting to people constitutional amendment allowing. (Rejected Nov. 6, 1894)

  Kan. J. R. 1, 5 Mr ('93)
- 680 Submitting to people constitutional amendment allowing. (1896)

  Ida. (p. 232) 21 Ja

  Cal. J. R. 27, 16 Mr
- 681 Submitting to next legislature constitutional amendment allowing.

  Nev. J. R. 10, 27 F

  Ore. (p. 612) 6 F
- Question of municipal suffrage for women submitted to vote of persons qualified to vote at school elections. (*Defeated Nov.* 5, 1895)
   Mass. 436, 31 My
- 683 Women may hold office of assistant town or city clerk.

Mass. 142, 19 Mr

- frage to citizens of U. S. [residents in state 30 months on declaration of intention]. Exception for certain persons.

  (Adopted Nov. 6, 1894)

  Mich. J. R. 20 ('93)
- 685 Law carrying into effect. Mich. 2, 18 F ('95)
- 686 Submitting constitutional amendment repealing provision allowing aliens to vote on declaration of intention. Must be naturalized three months before election. (1896)

Minn. 3, 2 Mr

- 687 Submitting constitutional amendment requiring declaration of intention six months before election. (1896) Tex. (p. 227)
- 688 Submitting constitutional amendment requiring naturalization go days before election. (1896).

Mont. Pol. code, § 5200, 4 Mr

689 Submitting constitutional amendment requiring citizenship in U. S. [declaration of intention]. (Adopted Oct. 2, 1894)

Fla. J. R. 2, 2 Je ('93)

- 690 Naturalization. General law. Jurisdiction of courts. One year residence in New Jersey required.
   N. J. 346, 26 Mr
- 691 Supreme and county, courts shall have jurisdiction of primary declaration of intention. Form of application, time of presentation, fees.

  N. Y. 927, 5 Je
- 692 Educational and property qualifications. Submitting to people constitutional amendment requiring registration, and ability to read constitution in mother tongue or ownership of assessed property of \$200.

  La. 200, ('94)

- 693 Submitting constitutional amendment requiring ability to read constitution and write name. Does not apply to persons now electors. (Adopted Nov. 6, 1894) Cal. Res. 4, 28 Ja ('93)
- 694 Submitting constitutional amendment requiring of voter ability to read and speak English. (1896) Wash. 37, 8 Mr
- 695 Submitting to next assembly constitutional amendment requiring ability to read constitution in English. Ct. (p. 712) 12 Je
- 696 Blind voters shall be able to write from dictation or read by raised or point characters.

  Ct. 88, 18 Ap
- 697 Amending law as to tax receipts, and lists of voters who have paid tax.

  Fla. 7, 25 My

  Fla. 8, 30 My
- 698 Amending law as to payment of poll taxes. Voters' lists. Receipts; how long good. Penalties for fraud. Ark. 46, 18 Mr
- Tax collectors to give numbered receipts from stub books and report to county commissioners 20 days before election names of persons who have paid.

  Pa. 212, 25 Je
- 700 Miscellaneous classes. Conviction of crime when a minor bars from right of suffrage in certain cases. Ct. 154, 23 My
- 701 Ex-convicts except for treason may be restored to citizenship by governor on recommendation of 50 citizens.
  - **Ala.** 115, 14 D ('94)
- 702 Repealing law requiring oath of applicant for registration that he is not a bigamist.

  Ida. (p. 7) IF
- 703 · Indian voters must receive fee title of land allotted by U. S., be resident of state and native of U. S. N. D. 58, 21 Mr
- 704 Voting residence. Shall not be gained by inmates of charitable institutions by virtue of being inmates.
  - Vt. 62, 13 N ('94)
- 705 Submitting constitutional amendment permitting veterans to acquire residence in soldiers' homes. (Adopted Nov. 6, 1894)

  Mich. J. R. 21 ('93)
- 706 Submitting to next legislature constitutional amendment requiring 30 days residence in election precinct. (Rejected by legislature, 1895)

  Ore. (p. 878) 14 F ('93)
- 707 Submitting constitutional amendment requiring six [four] months residence in state and 30 [10] days in election district.

  (1896) Minn. 3, 2 Mr
- 708 Increasing required term of residence in state prior to election from three to six months, in voting precinct from 10 to 20 days.

  Mich. 2, 18 F

- 709 Electors having lived 90 days in territory annexed to city may vote in city elections.

  Ari. 71, 21 Mr
- 710 Persons moving into city or town after May 1, desiring registration, shall prove residence for six months preceding election.

Mass. 61, 16 F

711 Person living partly in two or more counties or beats may select where his residence shall be.

Ala. 199, 1 F

#### Nominations. Caucuses

712 General law in counties of 200,000 population.

Wis. 288, 19 Ap

- 713 Nominations in case of vacancies caused by death, withdrawal or ineligibility of candidate.

  Mass. 253, 6 Ap
- 714 When first nomination is void, certificate of second nomination shall be filed four days before election.

  N. Y. 138, 21 Mr
- 715 Candidates nominated by two or more parties must choose in which party column to be placed. In default party first recording nomination to have candidate.

  Mich. 17, 14 Mr

  Mich. 271, 5 Je
- 716 No party shall name person already nominated by another party for different office.

  S. D. 87, 12 Mr
- 717 Independent nominations. Amending law as to requirements of certificates of nomination.

Mont. Pol. code, § 1313, 14 Mr

- 718 Independent nominations. Number of signatures for state office one per cent of entire vote at preceding election; congressional or judicial office five per cent; county, legislative or municipal office 10 per cent. But not over 2,000 for state or 500 for other office. [All formerly one per cent.] Minn. 135, 25 Ap
- 719 Magistrate taking affidavit of signer of nomination papers shall satisfy himself of identity. Penalty. Mass. 237, 6 Ap
- 720 Nomination papers shall be filed by responsible person, giving address.

  Mass. 262, 10 Ap
- 721 Party casting vote five preceding years equaling number of petitioners required to nominate may have candidates on official ballot.

  Mass. 323, 25 Ap
- 722 Certificate of nomination shall contain acceptance of candidates.

  Mass. 253, 6 Ap
- 723 Transmission and filing of nominations. Cal. 216, 28 Mr
- 724 Nomination fees to entitle to place on ballot paid to state treasurer in case of state and district officers.

  Ark. 46, 18 Mr

<b>72</b> 5	\$2 [\$5] in cities under 3,000. Minn. 136, 25 Ap
726	Primary elections. General law. For all counties and cities.
,	Minn. 276, 25 Ap
727	General law regulating. Mont. Pol. code, § 1330 ff, 12 Mr
728	General law in cities and towns. Wash. 145, 21 Mr
729	Political parties may use for nomination of candidates. Regula-
• •	tions. Ark. 154, 20 Ap
730	General law in counties of first and second class.
	Cal. 181, 27 Mr
731	General law for cities of 15,000 to 150,000. Penalties for
	corrupt practices. Mich. 135, 13 My
732	Penalties for fraudulent voting, bribery or false returns.
	<b>Tex.</b> 34, 8 Ap.
733	Caucuses. Election and organization of political committees.
	Caucuses and nominations. Mass. 489, 5 Je
734	General law of caucuses in Boston and other cities and towns
	accepting it. Mass. 507, 5 Je
735	Persons who buy or sell votes guilty of misdemeanor.  N. Y. 721, 23 My
736	Delegates may not give proxies. Filling of vacancies. Penal-
/30	ties for bribery and corrupt agreements to secure nominations.
	Mich. 203, 23 My
Regis	tration
737	General law. Ga. (p. 115) 17 D ('94)
737 738	Required in cities over 7,000 [2,500]. Changing days.
130	<b>Neb.</b> 50, 8 Ap
739	General law applies to all excepting road elections.
. 7.37	Wash. 129, 20 Mr
740	Assessors shall make lists of voters immediately preceding
• •	general election. W. Va. 3, 22 F
<b>741</b>	Amending general law. Registration required only once in
	two years. Records. Registration necessary to vote.
	Change of residence. Tenn. Ex. sess. 3, 17 Je
742	Time of registration. Transfer of residence. Landlords shall
	keep list of lodgers. Printing and distribution of registers.
	Supplemental register. Cal. 186, 27 Mr
743	Facts to be recorded, age, hight, complexion, eyes, hair, scars and nativity.  Cal. 186, 27 Mr

744	In cities over 250,000 licensed lodging houses shall keep daily register of lodgers between Sept. 1 and Nov. 15.
	N. Y. 758, 27 My
745	Registrars. Notary public may be a registrar or assistant
	registrar. Mass. 207, 30 My
746	Assistants may be appointed in towns divided into voting districts
	[confined to specified towns]. Ct. 10, 21 Mr
747	Registrars shall be appointed in each district in which more
	than 50 votes were cast in each precinct of district. Judges of
	elections in other districts ex officio registrars.  Wyo. 118, 26 F
-40	Registration days. Every Saturday between August 1 and
748	election day. Every Saturday between August 1 and election day. Ida. (p. 91) 9 Mr
749	Cities over 40,000 not required hereafter to hold registration
	last Wednesday before election. Minn. 137, 25 Ap
750	Last day shall be Saturday next but one before election.
•	Mass. 27, 8 F
75I	When registration for special election would occur on holiday,
	registration shall be on fifth day, or for Boston on seventh day before election.  Mass. 2, 30 Ja
	3,
752	Registration of certain electors on election day. Ala. 357, 18 F
753	Times when boards of registration shall be in session in cities over 19,000.  Me. 40, 21 F
	Selectmen in towns of 500 to 1,000 voters no longer required to
754	be in session for registration previous to election day.
	Me. 7, 1 F
755	Hours shall be from 6 [9] A. M. to 9 P. M. Minn. 137, 25 Ap
756	Registry lists. Miscellaneous amendments. Second copy
13	not required for filing in county commissioners' office, etc.
	Pa. 78, 16 My
757	Voters at special and municipal elections to be added to preced-
	ing general list. Erasure of name on changing residence
	Ia. 58, 24 Ap ('94)
<b>758</b>	Addition of names omitted from check list through clerical
	error. All voters required to be registered. Vt. 1, 27 N ('94)
759	Change of residence. Transfer certificate.
	102. (b. 01) 0 Mr

760 Voter not obliged to appear personally for transfer from one

Me. 113. 20 Mr

ward to another.

	SUMMARY OF LEGISLATION, 1095	00
	cts. Polls. Notices. Days	
761	Election districts. Providing for redivision	on of townships. N. J. 227, 22 Mr
762	May be divided if containing over 300 voters.	III. (p. 171) 4 Ap
763	Division at discretion of town supervisors wh 325 male voters.	en containing over Minn. 134, 20 Ap
764	Beats and precincts having more than one vodivided by voting places.	oting place shall be Ala. 42, 12 D ('94)
765	Providing for consolidation on petition of maj	ority of electors.  Pa. 268, 26 Je
766	No city over 2,000 shall have any outside terr for election purposes.	itory attached to it Ia. 60, 24 Ap ('94)
767	Election precincts. Cities. When and he change.	now council may Ind. 71,8 Mr
768	Polling places. Prohibiting posting, circuiting posters, handbills or pictures, exception	g pasters.
		<b>Mass</b> . 275, 12 Ap
769	When impossible to hold election in place shall be secured near by.	w. Va. 3, 22 F
770	Distance markers to be posted 50 feet from.	<b>A</b> ri. 44, 20 Mr
771	Introduction or drinking of liquor where electric misdemeanor.	ction is being held Ari. 44, 20 Mr
772	Election notices. Shall be published in A Also by posting in cities.	three [two] papers. Pa. 279, 26 Je
773	Forms of notices and instructions to voters.	Wis. 322, 19 Ap
774	Election hours. Time of opening and clo	
		<b>A</b> ri. 44, 20 Mr
775	By resolution and posting notice polls may	
	A. м. and closed at six Р. м.	Wis. 155, 10 Ap
Electi	ion officers	
776	Appointment.	N. Y. 1035, 15 Je
777	Shall be appointed from each political party.	Cal. 216, 28 M1
778	In all cities but New York and Brooklyn ma	
	appoint four inspectors, two poll clerks and	l two ballot clerks.

Qualifications. N. Y. 23, 18 F

779 Acting as election officer without appointment felony.

Cal. 79, 26 Mr

780 Judges of election. Repealing requirement that appointment be not more than 30 days before election. S. D. 85, 12 Mr

<b>781</b>	Election marshal. Appointment	and duries for each polling
	jack.	Ari. 44. 22 M
782	Electron tellers shall be appointed	ed five days before election
	Qualifications and duties.	Mass. 255, 17 A;
<b>78</b> 3	Special constables. One for more	only may be appointed for
	each policy place.	Mina. 137. 25 Ap
784	Compensation. Fees of electro	n conference Wash. 20.2 Mi
<i>7</i> 85	Election judges in townships allo	wed \$2 per din [no pay] for
	making remins.	Pa 206. 25 Je
786	Sheriffe fees for services at election	s\$1 per day.
		Ark. 138. 20 A;
<b>78</b> 7	Pay of judges and inspectors \$3.	50. of clerks \$3 for election
	rezardless of time.	Pa. 137, 24 !e

# Ballots. Voting

service payable.

789 Compensation of canvassers \$3 per day.

700 Amending general law as to form of ballots and envelopes, voting, etc.
Ct. 267, 2 Jl

Reducing hour fees in certain cases. Specifying what kinds of

701 General law introducing secret ballot. Candidates arranged alphabetically under office. Polling places. Voting.

Fla. 7. 25 My

Minn. 139. 25 Ap

Minn. 138, 22 Ap

- 792 Amending general law. Destruction of unused ballots. Instruction in marking ballots. Oath of voter on receiving assistance.
  - Cal. 216. 28 Mr
- 793 Amending form so as to allow voting straight ticket. Stub to be provided. Manner of furnishing, voting, etc.

Wash. 1:6. 21 Mr

- 794 Form and contents. Residence of cardidates need not be inserted. Officers for state, county, etc., grouped together. Stub provided, to be detached by clerk. Voting by marking at left of name [erasing all not voted for]. Ore, (p. 68) 23 F
- 795 Changing so as to allow casting straight tickets. Names arranged in party columns [under offices] with vignettes. Sample on muslin or cloth; etc.

  Ari. 44, 20 Mr
- 706 Adopting blanket ballots instead of separate party ballots.

N Y. 810, 29 My

707 Repealing requirement of alphabetical arrangement of names for each office. Party grouping in columns. S. D. 87, 12 Mr

798	Circular spaces for mark after each candidate.			
	<b>Ida.</b> (p. 91) 9 Mr			
799	Independent candidates designated on ballot as "by petition"			
	and not followed by party designation. Neb. 34, 5 Ap			
800	Candidates to fill vacancies shall be specified as such and			
	printed in space apart. Mass. 196, 30 Mr			
801	When names improperly omitted, pasters shall be furnished as for			
_	other vacancies. Mich. 271, 5 Je			
802	Furnishing. Amending law as to date and manner of furnish-			
_	ing ballots and stamps to election officers. Mich. 271, 5 Je			
803	Number for each precinct double number of electors.			
_	Wash. 23, 1 Mr			
804	Publication of official state and county ballots required once in			
	newspaper of county. Minn. 275, 19 Ap			
805	Ballot boxes. Cities, towns or townships to provide safety			
	ballot boxes. N. J. 182, 19 Mr			
806	Replacing defective. Mass. 508, 5 Je			
807	Marking ballots. Amending law. S. D. 85, 12 Mr			
	Mont. Pol. code, § 1361, 19 Mr			
808	Challenges Challenger must be qualified elector of precinct			
	in which he is appointed. W. Va. 3, 22 F			
809	Ballot machines. Submitting to next assembly amendment			
	to constitution allowing use in state elections.			
0	Ct. (p. 712) 12 Je			
810	Submitting to next legislature constitutional amendment allowing voting by other method than ballot if secrecy be preserved.			
	Ind. 151, 11 Mr			
811	Submitting to people constitutional amendment that voting shall			
011	be by ballot or other mode preserving secrecy. (1896)			
	Neb. 114, 29 Mr			
	Cal. J. R. 8, 20 F			
812	In towns or villages where ballot machines for town elections			
	are used, voting districts may contain not more than 800			
	voters. N. Y. 158, 22 Mr			
813	Cities, towns and boroughs may adopt Myers machine for local			
	elections. Procedure at elections. Ct. 263, 26 Je			
814	When one or more towns vote to adopt Myers machine, county			
	supervisors may authorize any town to use. Precincts using			

machine shall have not over 600 voters each.

- Authorizing adoption of Myers machine by any township, village or city for use on all elections, and regulating procedure at elections therewith.

  Mich. 85, 18 Ap
- 816 Abbott or any other machine may be adopted by township, village or city and used at all elections. Accuracy first tested. Regulations.

  Mich. 76, 17 Ap
- 817 Towns, boroughs and cities may adopt McTammany voting machine for local elections. Regulation of elections.

Ct. 335, 6 JI

- 818 Assistance to voters. Appointment of markers to aid illiterate voters. Oath.

  Ala. 357, 18 F
- 819 Voters unable to mark ballots shall receive assistance from [one or] two election officers not of same party. Wyo. 48, 15 F
- 820 Blind person may have aid of any elector. Wis. 304, 19 Ap
- 821 Blind or infirm voters may have aid of two judges not of same party.

  Ida. (p. 91) 9 Mr

Mont. Pol. code, § 1364, 7 Mr

#### Canvass. Contests

822 Preservation of ballots by town or city clerks in election of members of assembly need not be over two years.

R. I. 1373, 17 My

823 Counting. Canvass. Board of civil authority, deputy clerk and ballot clerks shall count ballots at five o'clock. Report to be signed by presiding officer and town clerk.

Vt. 2, 27 N (194)

- 824 On consent of officers, ballots may be counted while voting is in progress.

  Mass. 240, 6 Ap
- 825 On petition within 14 days in cities and two days in towns ballots cast upon any question must be recounted.

Mass. 299, 20 Ap

826 Board of county canvassers to be elected biennially by supervisors. Organization, powers, duties, compensation.

Mich. 149, 17 My

- 827 Canvass of votes for state and national elections made when. Returns corrected by court shall be received. Ct. 188, 20 Je
- 828 Sealing boxes. Report of number of ballots rejected for each cause and number of good ballots. Ct. 267, 2 Jl
- 829 Canvass of votes when officer is elected by two or more counties.

  N. J. 221, 21 Mr
- 830 Election returns. Supply of signatures when omitted.

N. M. 24, 21 F

- Penalty on town clerk for neglecting to make returns extended 831 to all officers elected. N. H. 89, 28 Mr
- To be in triplicate. Third copy together with one of original 832 tally sheets filed with county clerk. Mich. 44, 29 Mr
- Certificate of result of election filed with county [circuit] court. 833 **Ark.** 40, 14 Mr
- Votes and duplicate certificate of votes delivered to town clerk. 834 Labeling packages containing certificates. Duplicate transmitted to secretary of state within six days after election.

Vt. 2, 27 N ('94)

- Tied elections. In case of state officers legislature shall 835 elect by ballot as in election of U. S. senators. In county election county commissioners choose. Wyo. 112, 21 F
- Contested elections. (See also Civil procedure—Quo warranto) Gen-836 eral law of procedure. Jurisdiction in case of various offices. Tex. 46, 16 Ap
- Upon complaint before municipal, police or district court or 837 trial justice, inquests as to violation of election law may be Mass. 355, 9 My
- Time and manner of trial; notice; evidence. 838

III. (p. 170) 17 Je

- If party holding certificate desires to contest votes of contesting 839 party, must serve notice within 20 days. Mo. (p. 172) 11 Ap
- Appeal to superior court and in certain cases to supreme court 840 from rulings of moderator or from miscount. Ct. 188, 20 Je
- State officers. Procedure in determining. Ala. 400, 16 F 841
- Governor. Procedure in determining. Tenn. 9, 29 Je 842 Assemblymen. Law relating to filing, hearing and determining 843
- contests applicable. Ga. (p. 40) 17 D ('94) Jurisdiction of circuit court in contested election of justice of 844
- the peace. Mo. (p. 171) 11 Ap

## Corrupt practices

General law. Bribery, intimidation, betting, threats to dis-845 charge. Election expenses. Tampering with ballot boxes.

Ari. 20, 11 Mr

846 General law defining and punishing. Statements of expenses of candidates and committees. Limit of contributions.

Mont. Pen. code, § 83 ff, 25 F

- 847 General law (nearly identical with Missouri law of 1893). Defining and punishing. Legal expenses—traveling, rent of halls, pay of speakers and musicians, printing tickets, circulars, etc. Expense account of party committees. Limit of candidates' contributions. Contests on ground of corruption. Impersonation; intimidation; etc.
  Minn. 277, 26 Ap
- 848 Penalties for soliciting, accepting or giving bribes to influence caucus or election. Contributions of candidates forbidden except to authorized political committee or political agent. Statements of expenses of candidates and of election committees.
  Ct. 338, 9 J1
- Any person, excepting authorized representative of political party, soliciting money, etc., from candidate, guilty of misdemeanor.

  N. Y. 155, 22 Mr
- 850 Sections of general law relating to unlawful voting and corrupt practices applied to village elections. Minn. 139, 23 Ap
- 851 Bribery for refraining from voting or for service or labor in interest of candidate, misdemeanor. Ia. 59, 31 Mr ('94)
- 852 Penalties on persons or political committees paying naturalization fees for another.

  Ct. 69, 11 Ap
- Penalties for fraudulent voting and miscellaneous violations of election law.
   Ct. 267, 2 Jl
- 854 Penalty for publishing circular defaming personal character of candidate, unless in responsible newspaper or signed.

Pa. 275, 26 Je

- 855 Election expenses. Names of committee on shall be filed.

  Duties. Legitimate and illegitimate expenses. Purchase of votes.

  Nev. 103, 16 Mr
- 856 Expenses for conveying electors to polls, furnishing music or rent of halls permitted.N. Y. 885, 4 Je
- 857 Reasonable pay for making political speeches and announcing candidacy allowed.

  S. D. 88, 1 Mr
- 358 Statement need not contain candidate's actual expenses for traveling, including hotel and lodging. Mo. (p. 173) 18 Mr
- 859 Independent candidates must conform to same requirements as party nominees. Cal. 185, 27 Mr
- 860 Secretary of state shall inspect statements filed with him.

Mass. 242, 6 Ap

## Law-making. Legislature

### Constitutional law (See also Appendix on Constitutions)

Constitutional amendments. Record by secretary of state. Amendments serially numbered. Copy sent to each county clerk and posted by him. Manner of election.

Wyo. 49, 15 F

- Submitting constitutional amendment permitting legislature to 862 propose three [one] amendments at any session, and to propose amendments to same article as often as two [four] years. (1896) (Amendment proposed in 1891 allowing two amendments at a session was rejected.) III. (p. 331) (J. R.)
- Elections on constitution. Procedure in elections on call-863 ing convention or adopting new constitution.

Mo. (p. 170) 11 Ap

Ballots and procedure when over one amendment submitted at ·864 once. Separate ballots for amendments and officers.

Neb. 5, 8 Ap

## Legislature-members, officers, etc.

- Submitting to people constitutional amendment fixing date of convening fourth Wednesday in July [October]. (Rejected Oct. 2, 1895) Ga. (p. 20) 21 D ('93)
- Sessions to begin first Monday in January in odd years. 866

Mont. Pol. code, § 160, 6 Mr

867 Election. Apportionment. Submitting to next legislature constitutional amendment requiring biennial [annual] election.

Mass. (p. 700) 12 Mr

- Submitting to people constitutional amendment requiring bienniai 868 [annual] election. (Rejec'ed Sept. 25, 1895. Similar amendment was rejected in 1892) R. I. 1439, 29 My
- 860 Submitting to next assembly constitutional amendment increasing senators to from 37 to 45, always odd [24], and providing for one election district for each, allowing division of counties. (Rejected in 1895) Ct. (p. 418) 27 Je ('93)
- Similar amendment proposed—limits 25 to 45. 870

Ct. (p. 713) 28 Je ('95)

- Providing for special immediate canvass in elections to fill vacancy during session. Mich. 24, 20 Mr
- 872 Legislative apportionment. Establishing. Ia. 113, 24 Ap ('94) Ida. (p. 52) 7 Mr Mich. 237, 1 Je

Mich. 264, 3 Je

Ind. 55, 56, 5 Mr

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898 Codification. Providing for revision and codification of laws.
                                                    Cal. 222, 28 Mr
                                                Ia. 115, 19 Mr ('94)
                                                 Ore. (p. 617) 21 F
                                                      Ala. 507, 18 F
                                                      Wyo. 29, 8 F
                                                    Mich. 268, 4 Je
                                                   Wis. 306, 19 Ap
                                                   Mass. 363, 9 My
899 General codes adopted.
                                                     Mont. -, 25 F
900
      Publication of laws. By secretary of state.
                                                      Distributed to
        newspapers, paying them 50 cents for each 100 copies cir-
        culated.
                                                 Vt. 164, 26 N ('94)
      To entitle other than officially published laws to be read in evi-
OÒI
        dence, secretary of state shall certify correctness.
                                                  N. Y. 594, 10 My
      Secretary of state shall immediately after close of session make
902
        index of session laws for state printer.
                                                     Nev. 54, 12 Mr
      Miscellaneous. Fees for divorce laws or laws affecting titles to
903
        real estate $20 [$10 for all special laws]. Corporations pay in
        proportion to capital; also cost of printing, etc. Del. 180, 8 My
      Appointment of commission to recommend changes in legislative
904
        methods.
                                                   N. Y. 1025, 15 Je
                    (For Municipal Legislation, see Cities)
      When legislature desires opinion of supreme court, chief justice
905
        may summon associates. Compensation.
                                                     N. M. 21, 26 F
      Repealing law that bills not returned by governor with approval
 906
         or veto within 30 days after adjournment of legislature shall
         be considered rejected.
                                                     N. J. 426, 13 Je
      Definition of night time; one hour before sunset to one hour
 907
         after sunrise.
                                                     Wis. 85, 23 Mr
      Uniform laws. Commissioners appointed.
                                                     Fla. 126, 9 My
 800
                                                    Wis. 239, 13 Ap
                                                 Mo. (p. 216) 11 Mr
                                                    N. J. 225, 22 Mr
                                                     Me. 138, 25 Mr
                                                    Ia. J. R. 14 ('94)
                                                  Vt. 347, 15 N ('94)
                                                      Col. 88, 30 Mr
      Laws take effect 90 days after adjournment of legislature unless
         otherwise provided.
                                                      Wyo. 3, 26 Ja
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### Public documents. Printing

(See also Supreme court reports)

#### General

910 Printing generally. Miscellaneous amendments to law.

Ark. 41, 14 Mr S. D. 155, 12 Mr

Appointment of commission. Classification of printing. Con-911 Tenn. 169, 14 My tracts.

Duties. Printing and State printing commission appointed. 012 distributing documents and court reports.

**Vt.** 160, 27 N ('94)

N. J. 412, 413, 13 Je N. J. 433, 15 Je

Secretary of state to regulate so as to secure uniform and proper 013 style. Mont. Pol. code, § 406, 6 Mr

Division into four classes. Bonds for performance of contract **QI4** Rates. Where shall be done. Ala. 130, 14 D ('94)

Amending law as to letting contracts. Shall be for two years. 915 Mich. 177, 21 My

Q16 State printer and state binder elected biennially by legislature. Me. 158, 159, 26 Mr Compensation.

State printer shall not have any interest in any contracts con-017 nected with his office. Cal. 188, 27 Mr

Distribution of documents. 200 copies set aside for ex-918 change with states, libraries and foreign countries.

Pa. 152, 24 Je

Exchange and sale of surplus publications by state library. Residue of all deposited there. Foreign corporations' reports.

N. H. 3, 13 F

Reports and other state publications shall remain property of the state; officers to whom furnished shall turn over to suc-Me. 151, 26 Mr cessors.

Miscellaneous. State printer shall affix union label to all **02I** Nev. 63, 13 Mr printing.

922 Printing and distribution of 500 collective sets of documents. Wis. 263, 17 Ap

923 Public printing shall be done in English exclusively.

N. J. 414, 13 Je

Legislative bills and documents may be ordered printed in 921 Spanish. N. M. 31, 6 F

<b>92</b> 5	Territorial and county printing shall be done by U. S. citizens.					
	When printed in newspapers shall be only in English.					
	Ari. 9, 4 Mr					
926	Superintendent of state printing and two members of state board of examiners to award contract for paper.					
	Cal. 188, 27 Mr					
Special classes of printing (See also concerning reports of special departments under appropriate heads—Education, etc.)						
927	Legislative journal. Authorizing daily distribution to newspapers and certain county officers, etc. Mich. Res. 1, 17 Ja					
928	Number and distribution. Sale. S. D. 116 (J. R.)					
929	Department reports. Time when reports shall be given. Number printed. Size. Col. 102, 19 Ap					
930	Superintendent of state printing shall have discretionary authority to revise, reduce or decline matter offered by state officers.  Appeal.  Cal. 188, 27 Mr					
931	Regulating number of copies, size and distribution					
	Me. 173, 27 Mr					
	S. D. 160, 4 Mr					
022	What reports shall be biennial. Governor may limit length.					
932	N. H. 32, 13 Mr					
933	Manuals. Blue books. Printing, distribution and expense of blue book. Wis. 208, 12 Ap					
934	Increasing edition and compensation of compiler. Distribution.					
	<b>Pa.</b> 28, 25 Ap.					
935	Number 10,000 [6,000]. Distribution. Minn. 64, 12 Ap Mo. (p. 230) 8 Ap					
936	2,000 copies printed. Members and clerks of general court receive four additional copies. Mass. 250, 6 Ap					
937						
Vt. 161, 24 N ('94)						
Labor						
(See also Mechanics' liens, Convict labor, Mines, Railways, Street railways)						

# Labor statistics

938 Bureau of labor statistics. Office abolished.

S. D. 130, 12 Mr

939 May print and distribute bulletins. Mass. 290, 17 Ap

940 Term of office of commissioner two years. Wis. 89, 29 Mr

941	Removing restriction of \$1	,000 on allowance	for necessary ex-
	penses of commissioner.	Audit of same.	Wis. 40, 14 M

- 942 Civil service commission may appoint and direct registrar of labor. Salary \$2,000.

  Mass. 376, 11 My
- 943 County auditors to furnish such blanks for collecting statistics as state bureau directs to township assessors, who shall when making tax lists secure information required.

Ind. 141, 11 Mr

## Employment. Wages

- Alien laborers shall be informed of their rights from time to time in their own language by special agent of labor bureau.

  Penalty for imposing on such laborers.

  Ct. 295, 4 Jl
- 945 Paving blocks and crushed stone used in state or municipal works not required to be worked in state. N. Y. 413, 25 Ap
- 946 Prohibiting corporations requiring life or accident insurance in any particular company. Proviso. Mich. 209, 24 My
- 947 Employment bureaus. Duplicate copy of all contracts required for employer and employee. Minn. 74, 5 Ap
- 948 Shall not keep over one dollar from applicants unless kind of employment desired is furnished.

  Me. 156, 26 Mr
- 949 Free employment bureaus. State commissioner of agriculture may receive applications for employment and for help and may aid in securing employment without charge. Cities may establish free bureaus.

  Mont. Pol. code, § 765 ff, 27 F
- 950 Discharge of employees. May be made without notice for incapacity or misconduct, without payment of wages.

Mass. 129, 16 Mr

951 When operative agrees to forfeit pay on quitting without notice he shall receive pay if discharged without notice.

N. J. 142, 14 My

952 Blacklisting employees. Defining; penalties.

Minn. 174, 25 Ap Ala. 321, 14 F

Wis. 240, 13 Ap

- 953 Penalty for preventing in any way discharged persons from securing employment.

  Nev. 75, 15 Mr
- Amending law as to amount of damages which employee may recover from person blacklisting. Ind. 110, 11 Mr
- 955 Payment of wages. Required in money. Penalty.

Mo. (p. 206) 8 Ap

956	Time checks and store orders redeemable in currency, at option
	of holder. Penalty. III. (p. 263) 21 Je
957	Weekly payment. Amending law. Railways exempt; may pay
	monthly. Lessees or agents of companies bound by law.
	Charges for provisions or clothing not an offset to wages.
	N. Y. 791, 27 My
958	Weekly payment required of employers of more than 25 persons.
	Mass. 438, 31 My
959	
	by any employee. Me. 55, 28 F
960	
	kind or work and rates of compensation to be paid therefor.
	<b>M</b> ass. 144, 19 Mr
961	· · · · · · · · · · · · · · · · · · ·
	ing law, removing limitations, etc. Ill. (p. 242) 21 Je
962	•
	against insolvent corporations. Ct. 242, 28 Je
963	——— Same. Increased from \$60. Mo. (p. 101) 1 Ap
964	Wages of employee of dissolved copartnership preferred over
	all other creditors and must be paid from first money.
	N. Y. 899, 4 Je
965	
	and nothing shall be exempt. Ill. (p. 173) 21 Je
966	No attachment or garnishment can be issued on future salary.
	Tenn. 192, 14 My
967	
	means to evade exemption of wages. Wyo. 47, 15 F
968	Prohibiting sending claims out of state for collection by
	garnishment with intent to evade wages exemption.
	Ia. 102, 26 Ap
	Minn. 353, 25 Ap
Prote	ction of laborers. Factory laws (See also Tenement houses)
969	Factory inspection. Amending general law. Elevators,
	fire-escapes, stairways, water-closets. Organization of labor
	department. Reports. Annual inspection required.
	Mich. 184, 22 My
970	
	to court from orders. Ct. 206, 9 Jl
971	Not over eight deputy inspectors may be appointed in addition
	to present number (12). Pa. 20, 11 Ap

Duty of occupant or lessee to conform to orders of inspectors. May recover from owner or other person justly chargeable.

Minn. 123, 27 Mr

- Hours. No person [under 18 and women] to be compelled to 973 labor over 10 hours, but may work extra time for extra pay. Exception for domestic and farm labor. Minn. 49, 23 Mr
- (See also Cruelty to children) Women and children. 974

Repealing law to prevent compelling women and children and permitting children under 14 to labor more than eight hours.

**Ala.** 15, 5 D ('94)

- Seats for female employees must be provided in manufacturing 975 and mercantile establishments. N. H. 16, 26 F
- 976 Child labor. General law. No child under 14 may be employed in factory, workshop or mine; or anywhere before 7 A. M. or after 6 P. M.; or during school period. Exception to latter provision when necessary for support. Physician's certificate. School attendance. Running elevators.

Minn. 171, 5 Ap

- Children under 14 not to work in mill without having attended 977 school 26 weeks of previous year. Vt. 26, 20 N ('94)
- Minors under 14 [13] shall not be employed. Ct. 118, 9 My 978 Miscellaneous. Duty of employers to furnish reasonably 979
- safe and sufficient tools, instrumentalities and places for labor. Deputy of employer vice principal. Minn. 173, 23 Ap
- Fire-escapes. Ladders and balconies shall be placed on build-980 ings three or more stories high in which are employed 25 persons. Stand pipe. Wis. 355, 3 My
- Fire-escapes. Amending law. Requirements. 180

Minn. 123, 27 Mr

982 Sweat shops. General law. Prohibiting certain manufactures in tenements. Regulating such manufactures in buildings in. rear of tenements. Permits. Registration of persons taking out work. Air space. (Practically N. Y. law of 1892)

Pa. 20, 11 Ap

983 Bakeries. Hours of work not over 60 per week. Inspection. Sanitary regulations for protection of employees and public.

N. Y. 518, 2 My

984 Operators of shingle mills must protect knot saws with metallic guards. Wash. 22, 1 Mr

### Organized labor. Strikes. Arbitration

- 985 Submitting constitutional amendment requiring legislature to pass laws regulating relations of corporations and employees.

  (Rejected Nov. 6, 1894)

  III. (p. 184) 8 Je ('93)
- 986 Trade unions. Any number of labor organizations may unite in forming corporation for acquiring hall.

N. Y. 713, 23 My

987 Authorizing adoption of trade-marks, etc. by unions, and protecting same.

Pa. 68, 21 My

#### (See also Domestic trade-Trade-marks)

988 Prohibiting coercion or influence of employer to prevent membership in union or to make employee contract not to join.

Minn. 172, 26 Ap Minn. 174, 25 Ap Wis. 240, 13 Ap

989 State printer shall affix union label to all public printing

Nev. 63, 13 Mr

990 Arbitration. General law. State board, how appointed. Hearing of differences and publication of decision on application of one party. Witnesses. Decision binding when both parties have applied. Board to take initiative. Local boards.

Minn. 170, 25 Ap Wis. 364, 19 Ap

- 991 Board of mediation and arbitration created. Parties may submit grievances by agreement. Board shall endeavor to effect settlement by its own motion and may investigate and summon witnesses.
  Ct. 239, 28 Je
- 992 Board of arbitration. Amending law as to appointment, term, and salary.

  N. J. 341, 25 Mr
- 993 Authorizing submission of disputes, by consent, to temporary boards of arbitration. Selection. Approval of organization by court. Appeal from award.

  Tex. 61, 24 Ap

# Corporations

(See also Taxation of corporations, Insurance, Transportation, Light and Water)

#### General

Miscellaneous amendments to general incorporation law.

N. Y. 672, 14 My Pa. 113, 8 Je

Commission appointed to codify corporation laws.

N. J. 351, 28 Mr

006 Validating de facto corporations in spite of omission of any requirement. Minn. 330, 26 Ap

# Charter. Name

- 997 Charters shall be subject to alteration, suspension and repeal at discretion of legislature. N. Y. 672, 14 My
- 998 County recorders of deeds to report to state regarding articles of association filed with them. Pa. 130, 24 Je
- 999 Copy of articles filed by clerk of county where original articles were filed prima facie evidence. Cal. 24, 8 Mr
- 1000 Copies of what documents shall be evidence of incorporation. S. C. 736, 18 D ('94)
- 1001 Charter amendment. Corporations may amend by reso-

lution and recording with clerk of county court.

W. Va. 26, 28 F 1002 Record to be filed with register of deeds in case of certain corporations. Wis. 66, 22 M

1003 Fee for recording amended charters one dollar.

Mass. 169, 27 Mr

1004 Changing name. Permitted on vote of two thirds stock and filing amendment. No two corporations may assume same or misleading name. Mich. 139, 11 My

1005 Any joint stock or private corporation may change.

Ct. 23, 28 Mr

#### Capital stock

1006 Stockholders' liability. Submitting amendment to con-(1896)stitution to limit to face value of stock.

Cal. Res. 18, 9 Mr

1007 Creditor's right to see list of shareholders. Penalties.

Ga. (p. 76) 18 D ('94)

- 1008 Increasing stock. When increased to pay bonds, holders have same rights as all other stockholders. N. J. 319, 22 Mr
- 1000 Corporations may increase common stock in amount equaling N. J. 302, 22 Mr preferred and guaranteed stock.
- 1010 Reduction of stock. Authorizing. Method. Me. 67, 6 Mr Ark. 15, 12 F
- 1011 Miscellaneous. Certificates of stock must be issued on demand and made transferrable. Regulations. Pa. 172, 24 Je
- 1012 Preferred stock. Corporations may issue on consent of common stockholders. Kan. 249, 9 Mr

1013	Stock divide	ends m	ay	be law	fully	declared.		Wis.	121,	з Ар
1014	Regulating	issue	of	stock	for	purchase	of	mines	and	other
	property.					Mont.	Civ.	code, §	410,	7 Mr

1015 Depreciating value of stock. Persons attempting for purpose of buying shall be sentenced to hard labor 6 to 12 months.

## Ala. 44, 12 D ('94)

#### Government. Powers

1016 Directors. Trustees. At least one trustee shall be resident of state. Wash. 38, 8 Mr

1017 Corporations may change number in same manner as amount of stock.

Wyo. 97, 20 F

1018 Notice of meetings for election of trustees. Procedure.

Col. 66, 8 Ap

toig Directors of corporations may meet anywhere.

N. D. 36, 23 Mr

1020 Officers. Names shall be filed annually with county auditor.

Wash. 142, 20 Mr

1021 Corporation clerk may resign by filing resignation with register of deeds.

Me. 67, 6 Mr

1022 Powers. Regulations. Increasing list of purposes for which corporations may be organized. Tex. 125, 30 Ap

1023 Reports required annually to secretary of state. Penalties for refusal.

N. J. 1, 23 Ja

1024 Corporations refusing to report shall pay cost of investigation.

N. J. 366, 28 Mr

1025 Amending law requiring annual report. Penalties.

Mont. Civ. code, § 451, 14 Mr

1026 Corporations shall commence business within three years after issue of certificate of incorporation.

Me. 141, 25 Mr

1027 Corporation may hypothecate commercial paper due it or goods which it makes or deals in, without vote of stockholders.

S. C. 523, 22 D ('94)

1028 Corporations excepting savings banks, trust companies and life insurance companies may purchase their own stock or that of other corporations. Limitations. Ct. 138, 17 My

## Dissolution. Insolvency

1029 Powers of superior court to wind up on petition. Procedure.

Receivers.

Ct. 224, 26 Je

1030 Dissolution for non-user. Proceedings by attorney general by bill in chancery. Ill. (p. 130) 17 Je

- 1031 Laws regarding dissolution or reorganization apply to special charters. No powers may be granted by court not contained in original charter.

  Ct. 48, 3 Ap
- 1032 Purchasers of corporation property on mortgage sale constitute a new corporation. Powers, duties. N. H. 52, 21 Mr
- 1033 Voluntary dissolution. Corporations, excepting savings banks, may dissolve. Procedure. Vt. 57, 26 N ('94)
- 1034 By two thirds vote of stock. Procedure. Reorganization.

Ill. (p. 133) 17 Je

- 1035 Court, in certain cases, may relieve receiver from any omission of duty or confirm acts.

  N. Y. 175, 28 Mr
- 1036 Instruments of transfer shall be made to shareholders on partition.

  N. J. 303, 22 Mr
- 1037 Insolvent corporations. Transfers by void. N. J. 89, 5 Mr
  1038 Application for receiver for corporation or partnership shall dissolve attachments and executions not completed, made within
- 60 days previously. Ct. 96, 25 Ap

  1039 Receivers. Bond of complainant required on application for appointment. Ala. 123, 14 D ('94)

Ala. 337, 18 F

- 1040 Bond of receiver shall not be more than double amount involved.

  Wyo. 12, 2 F
- 1041 May be sued without previous leave of court. Ala. 508, 18 F

#### Foreign corporations (See also Service of process)

1042 Shall not be admitted to business in state if having same name as any domestic corporation, or an imitation thereof.

Mo. (p. 101) 11 Mr

1043 Copy of charter. All corporations excepting banking, insurance, ferry and railroad to file in state department.

N. J. 138, 14 Mr

- 1044 Copy filed shall be authenticated by secretary of corporation.

  Permission to do business shall not affect contracts made previously.

  Tenn. 81, 30 Ap
- 1045 Reports. Must be deposited annually in state library.

N. H. 3, 13 F

1046 Penalties and liabilities of domestic corporations for false statements shall apply.

Mass. 157, 22 Mr

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J. .

## Banks. Loan and trust companies

- 1047 Foreign corporations admitted to state may not do any kind of banking business.

  Del. 72, 19 Ap
- 1048 Increasing powers of companies for insuring bonds, etc. executing trusts, etc. May receive deposits, purchase real and personal securities and loan money thereon. Pa. 96, 29 My
- 1049 Surety and trust companies. Extending powers in certain cases. Pa. 286, 27 Je
- Banks—general (including all provisions relating to banks of deposit or relating to them jointly with following classes)
  - secretary of state. Examiners. General law. Duty of Mo. (p. 97) 22 Mr
  - 1051 General law repealed. Cal. 85, 16 Mr
  - 1052 State auditor, treasurer and attorney a banking board. Secretary's duties. Regulation and inspection. Savings banks.

Neb. 8, 8 Ap

- 1053 State examiner to be appointed. Duties, fees. Bank reports.

  Wis. 291, 19 Ap
- Amending general law, increasing powers and duties of banking department. Examiners. Fees for examinations annually. Reports. Manner of prosecuting for charter violation. Secrecy.

  Pa. 3, 11 F
- 1055 Amending law. Assessment in case capital impaired. Method of winding up insolvent bank by state auditor. Fees for examinations.

  Ind. 98, 9 Mr
- 1056 Banks and loan and trust companies shall file certificate with and make reports to state examiner. Regulations and limitations.

  Wyo. 111, 21 F
- 1057 Amending law respecting statements. Penalty for failure.

  Ga. (p. 77) 18 D ('94)
- 1058 Private banks subject to same control as incorporated banks.

  Reports. Insolvency.

  N. J. 368, 28 Mr
- 1059 General regulations for safety. General law regulating incorporation and business. Applies to existing banks.

Minn. 145, 15 Ap

- 1060 Regulating government and business of banks, savings banks and trust companies.

  N. H. 105, 29 Mr
- 1061 Banks shall not use name after expiration of license. Reports.

  Amount of capital. Dividends. Use of word bank. Procedure in liquidation. Examinations. Cal. 167, 26 Mr

- not receive over 20 per cent of bank capital. Loans to bank officers. Penalties for false statements. Ia. 30, 24 Ap ('94)
- 1063 Loans shall not be made on capital stock. Officers shall not borrow, except on approval of majority of directors.

N. Y. 929, 5 Je

1064 Receiving deposits after bank known to be insolvent felony.

Minn. 219, 17 Ap

- 1065 Banks, safe deposit and trust companies prohibited from acting as fire insurance agents.

  N. J. 398, 4 Je
- 1066 Capital stock. Entire stock shall be paid in before commencing business.

  N. Y. 929, 5 Je
- 1067 In towns under 500 population shall be not less than \$5,000.

N. D. 106, 5 Mr

- 1068 Increase and decrease by banks and loan and trust companies.

  Wyo. 111, 21 F
- 1069 Banks, savings banks and trust companies shall not refuse to transfer stock because of debt of owner of record. Exception.

Vt. 97, 20 N ('94)

- 1070 Banks required to keep list of shareholders for inspection of shareholders and creditors.

  Neb. 9, 8 Ap
- 1071 Impaired capital. State or savings banks may assess stock to meet deficiency. Liability for neglect by stockholders or directors.

  1a. 29, 24 Ap ('94)
- 1072 Miscellaneous powers. Name. New companies must submit to state examiner. Shall not resemble existing corporation.

  Minn. 146, 12 Ap
- 1073 Notes. Banks may issue subject to U. S. laws. State treasurer appointed bank depository. Ga. (p. 75) 17 D ('94)
- 1074 Consolidation. Banking corporations, excepting savings banks, may unite. Stockholders' and creditors' rights.
  - N. Y. 382, 23 Ap
- 1075 Change of location may be made anywhere in state. Conditions.

  N. Y. 39, 25 F
- 1076 Escheated deposits. Extending law relating to refund by state to all corporations liable to escheat.

  Pa. 195, 25 Je
- Savings banks. Trust companies. Safe deposit (provisions relate only to savings banks unless others specially designated)
  - tion or dissolution. Superintendent to take possession of assets when court restrains bank from disposing of money or property.

    N. Y. 930, 5 Je

1078 When statement must be in daily, when may be in weekly paper.

Mo. (p. 120) 9 Ap

1079 Increasing guaranty fund by vote of special depositors therein. Subscriptions; conditions of preserence over original fund.

N. H. 92, 28 Mr

1080 Five per cent of deposits of savings bank or trust company may be invested in building for own use. Vt. 94, 25 O ('94)

1081 Deposits. Savings banks shall not be required to pay more than \$50 in one month until 90 days notice.

Me. 142, 25 Mr

in depositors' books for verification. Vt. 96, 20 N ('94)

1083 Savings banks and trust companies shall once in six years report to inspector and publish list of depositors who have not deposited nor withdrawn in 10 years.

Vt. 95, 26 N ('94)

1084 Deposits allowed by one individual not over \$2,000 [\$1,000].

Interest may be accumulated till amount of both equals \$3,000 [\$1,000].

Fla. 106, 31 My

1085 Amending law as to special dividend of net profits to depositors.

Vt. 93, 28 N ('94)

1086 Investments. Enumerating securities which may be held.

N. H. 114, 29 Mr

Me. 161, 26 Mr

Mass. 164, 23 Mr

N. Y. 813, 29 My

1087 Officers. Majority of trustees shall not be directors of any one state or national bank.

N. Y. 929, 5 Je

1088 No one against whom a judgment for money remains unsatisfied for three months or who becomes bankrupt shall be trustee.

N. Y. 415, 25 Ap

1089 When having special charter may vote compensation to committee of managers.

N. J. 377, 28 Mr

1000 No cashier or other employee may sell or hypothecate notes or obligations received for money loaned, without act of directors.

Mo. (p. 120) 8 Ap

1001 Amending law limiting compensation of presidents.

Ct. 159, 23 My

1092 Trust companies. May become county depositories.

Wis. 35, 14 Mr

1003 Statements must be furnished at any time on call of secretary of state. Same must be published. Penalties.

Mo. (p. 123) 2 Ap

1094 Receiving deposits when company known to be insolvent, felony. Same provision as for banks.

Mo. (p. 119) 9 Mr

Mo. (p. 158) 11 Ap

1095 Trust and security companies when named as executors or assignees shall not be required to file oath or give bond.

Wis. 160, 17 Ap

1006 Investment companies. To handle bonds, notes, etc., may be organized under general law of voluntary associations.

Ind. 79, 8 Mr

1007 Foreign corporations dealing in bonds, mortgages, etc. subject to laws governing foreign corporations. Mass. 311, 25 Ap

1098 Safe deposit companies. Payment of rent for safe or box.

Me. 48, 25 F

1000 Safe deposit and trust companies. When surplus is twice as large as capital, security for faithful performance by them of duty under state appointment not required.

N. J. 226, 22 Mr

# Building-loan and savings associations

1100 General law of incorporation. Mo. (p. 105) 20 Ap

associations. Ore. (p. 103) 25 F

1102 Incorporation law for building-loan associations.

Mont. Civ. code, § 800 ff, 19 Mr

1103 Cooperative savings and loan associations. General incorporation law. Vt. 98, 27 N ('94)

1104 Regulation and inspection. General law. Examinations. To pay pro rata share of salaries of bank commissioners.

Ct. 237, 26 Je

1105 General regulation of associations hereafter incorporated.

R. I. 1352, 17 My

IIO6 State bureau created. Semi-annual statements, form, fees.
Inspection; winding up.

Mo. (p. 28) 22 Mr

to as to banks.

Bank commissioner shall have same powers and duties relative to as to banks.

Ct. 6, 14 Mr

TIO8 Reports. Examinations. Officers' bonds. License of foreign associations.

Tenn. 114, 6 My
Mich. 270, 5 Je

- 1109 Examination by state examiner on application of holders of 1,000 shares. Wyo. 100, 20 F
- IIIO Annual license fees. Reports. State commissioners' duties.

  May appoint secretary.

  Cal. 111, 26 Mr
- not be published. Pa. 134, 24 Je
- III2 Interest on loans six per cent. Kinds of stock. Payment of loans. Premiums. Powers of associations. Examinations.

N. C. 444, 9 Mr

- to those doing business only in adjoining counties or to those hereafter so restricting business. Additional reserve fund required.

  Minn. 108, 25 Ap
- III4 Commission to draft bill for regulating. Ind. 144, 11 Mr
- in state. Insurance commissioner to act as attorney. Conditions. Examinations, reports. Tax. R. I. 1351, 14 My
- 1116 License required. State bank commissioners agents for service of process. Fees. Reports. Ct. 174, 1 Je
- 1117 Miscellaneous. Directors' term of office three years.

N. M. 8, 28 F

- 1118 Not required to have all capital subscribed before beginning business. Wash. 127, 20 Mr
- III9 Investments may be made in land sold at tax sales, and if unredeemed may take fee title. Limitations. Minn. 147, 26 Ap
- 1120 Changing limit of temporary loans under certain circumstances.

  Pa. 222, 25 Je
- 1121 Repealing law granting priority of building-loan association mortgages over subsequent liens.

  S. D. 139, 13 Mr
- 1122 Conditions of shares of associations under special charters may be fixed at will, but must be stated on certificate.

N. H. 80, 28 Mr

- 1123 Cooperative banks. Reports annually within 30 days after last business day of October. Shall correct erroneous reports.

  Penalties. Mass. 171, 27 Mr
- Fines on shares withdrawn, forfeited or retired shall not be in excess of profits.

  Mass. 172, 27 Mr

#### Other special classes

- Corporations not for profit. Membership corporations (including religious, educational, social, scientific, benevolent societies etc. See also Private educational institutions, Fraternal societies, Charities)
  - 1125 General incorporation law.

N. Y. 559, 8 My Wash. 158, 21 Mr

- nine [five] trustees. Notice of meetings. May have three to
- 1127 May amend articles. Record as of original articles.

Minn. 333, 25 Ap

- 1128 Three fourths of members may file declaration for changing name or purposes.

  Ala. 235, 6 F
- one with county auditor, third retained. Amending law of procedure.

  Wash. 135, 20 Mr
- 1130 Removing limit on number of trustees or directors.

S. D. 42, 1 Mr

1131 May have 25 directors.

- **Ari**. 18, 8 Mr
- 1132 May increase capital to \$250,000; thereafter subject to taxation. Pa. 228, 25 Je
- zations for social recreation, mental improvement, prevention of cruelty, promotion of law and order, propagation of fish and game.

  N. H. 1, 31 Ja
- 1134 Agricultural, benevolent and scientific associations may incorporate. Powers. Fla. 47, 1 Je
- 1135 Circuit court may on application of proper authorities of church, religious or secret societies appoint trustees of property.

W.Va. 25, 21 F

- 1136 Camp meetings etc. Corporations for holding camp, temperance, educational and musical meetings, etc. may appoint police to protect property and keep order. N. Y. 493, 2 My
- of camp meetings to conferences and other religious gatherings.

  Pa. 46, 15 My
- II38 Amending laws as to powers of companies maintaining assembly grounds.

  Mich. 116, 4 My
- 1139 Religious corporations. General incorporation law.

N.Y. 723, 23 My Ida. (p. 24) 5 Mr Tenn. 32, 11 F

- 1140 Groups of churches incorporated as synods, etc. may change name or articles of association by two thirds vote. Notice required. Report to secretary of state. Mich. 82, 17 Ap
- 1141 Trustees. Number may be increased or diminished by vote, within limits of legal number. Record. Del. 11, 13 Mr
- 1142 If membership be over 400 may be as many as 15 trustees.

Mich. 81, 17 Ap

- 1143 Standing committees may consist of not less than three nor more than 24.

  Mass. 105, 9 Mr
- 1144 Trustees by vote of society may sell church property.

N. J. 350, 28 Mr

- Property dedicated for religious use, but having no legal custodian, may be conveyed by court to religious body to carry out original intent.

  Me. 81, 12 Mr
- 1146 May contract to insure church property. Wis. 184, 11 Ap
- 1147 By-laws may be adopted or amended according to custom or rules of church.

  S. D. 43, 1 Mr
- 1148 Church corporations outside municipalities may improve public grounds on which church property is situated. Ct. 82, 18 Ap
- 1149 Methodist episcopal churches. General incorporation law. Mich. 110, 4 My
- 1150 Amending law as to manner of electing trustees. Ct. 233, 26 Je
- 1151 Episcopal. Rectors, wardens and vestrymen duly elected, may hold property for religious purposes.

Vt. 134, 21 N ('94)

- 1152 Baptist. Women may be elected trustees. Mich. 14, 8 Mr
- 1153 Y. M. C. A. May create board of trustees to hold property.

Minn. 334, 12 Mr

- 1154 Ministerial aid societies. May assume contracts of similar societies N. J. 85, 5 Mr
- 1155 Medical societies and protective associations may organize under law of voluntary associations. Ind. 79, 8 Mr
- 1156 Gun clubs. Charters may be granted. Powers.

Tenn. 75, 29 Ap

1157 League of American wheelmen. Incorporation of local clubs and divisions.

Mich. 11, 1 Mr

# Special stock corporations

1158 Mercantile and manufacturing. Stockholders have liabilities and rights of general partners to limit of stock subscribed.

Ore. (p. 56) 23 F

- 1159 Before increase of stock takes effect 50 per cent must be paid up.

  Mo. (p. 103) 9 Ap
- 1160 Manufacturing. May renew for 25 years on expiration of charters. Provisions. Fees. Pa. 228, 25 Je
- 1161 Reports. Amending law. Same requirements whether business in or out of state.

  Mich. 164, 18 My
- 1162 Corporations organized in other states or foreign countries may hold real estate.

  Mass. 387, 14 My
- 1163 May hold bonds or stock or guarantee bonds or lease property of companies in same business.

  Pa. 261, 26 Je
- 1164 Mining and manufacturing companies. Re-enacting general law relating to winding up when charters have expired.

Mich. 39, 26 Mr

- 1165 Business corporations. Amending general law. Extension of business. Payment of stock. Reorganization. Consolidations.

  N. Y. 671, 14 My
- 1166 Wholesale companies. Incorporation authorized.

Pa. 211, 25 Je

- 1167 Real estate corporations. May be formed under general law. Wyo. 97, 20 F
- 1168 Reducing limit of land which may be held from 1,000 to one acre, and removing time limit for which same may be held.

Mich. 182, 22 My

- 1169 Cooperative associations. General law. May engage in any lawful business. No capital stock. Rights and duties of members. Consolidation.

  Cal. 183, 27 Mr
- 1170 General incorporation law. Mont. Civ. code, § 870 ff 6 Mr
- 1171 Water power companies. May furnish electric power developed by water power.

  Pa. 302, 2 Jl
- 1172 May contract with companies using power to oversee their works for utilizing same, etc.

  Pa. 309, 2 Jl
- 1173 Restricting right of eminent domain to companies organized under laws of the state.

  Minn. 19, 17 Ap
- 1174 Miscellaneous. Refrigerating companies. Incorporation; to furnish refrigerating materials by pipes, etc. Pa. 163, 24 Je
- 1175 Street sprinkling companies. Incorporation law.

Tenn. 79, 30 Ap

1176 Skating rink companies. Amending corporation law and permitting capital to \$100,000 [\$50,000]. Mich. 259, 3 Je

- 1177 Distillers' companies. Any number of distillers may unite to form company for rectifying or ageing liquors made by members.

  S. C. 604, 21 D ('94)
- 1178 Tobacco warehouse companies. Incorporation law.

Ind. 38, 2 Mr

- 1179 Boom companies. Incorporation law. Regulation, maximum tolls. Wash. 72, 18 Mr
- take land for railroads, skidroads, tramways and flumes, which shall be open to public.

  Ore. (p. 6) 18 F

## Trusts and combinations

1181 Definition. Penalties for connection therewith.

**Tex.** 83, 30 Ap

1182 Proposed constitutional amendment forbidding. (1896)

S. D. 37 (J. R.)

- 1183 Amending law. Extending to insurance companies; exception.

  Forfeiture by foreign corporations of right to do business.

  Compensation of prosecuting attorneys. Mo. (p. 238) 11 Ap
- 1184 Requiring all corporations or consolidations thereof not having filed articles to do so, before acts valid. Penalties.

Ind. 132, 11 Mr

# Finance

### State and local

- Public debts. Incorporation of companies for guaranteeing legality of bonds.

  N. Y. 917, 5 Je
- 1186 Public contracts. General law requiring and regulating bonds of contractors for work or material for state or its subdivisions. Suits thereon.

  Minn. 354, 24 Ap
- 1187 Payment of warrants. Notice of ability to pay to be sent to actual holder if written notice of transfer has been received.

S. D. 186, 1 Mr

- 1188 Financial reports of all public officers shall be verified by oath.

  Ct. 141, 23 My
- 1189 Amending law as to powers and duties of state examiner of state and county finances.

  Mont. Pol. code, § 497 ff, 18 Mr

# State finance

#### State taxes

1190 Limit four mills except for institutions and debt.

Wyo. 102, 20 F

1191 Duty of county commissioners in collecting.

Ida. (p. 101) 9 Mr

1192 When county treasurers shall pay to state treasurer.

N. Y. 558, 8 My

1193 Collection of on organized plantations (towns) taxed by state as wild lands.

Me. 65, 5 Mr

#### State debts. Bonds

1194 Issue of bonds authorized for normal schools and colleges of agriculture and mechanical arts.

N. M. 44, 27 F

1195 Issue to cover loss to school fund by defalcation of treasurer.

S. D. 32, 12 Mr

1196 Refunding. Bonds to be issued whenever any debt due.

Terms. Ind. 48, 5 Mr

1197 Gold four per cent 50-year bonds to be issued for converting outstanding bonds.

Ala. 513, 18 F

1198 Limiting time in which old bonds may be exchanged for new.

Ala. 550, 18 F

1199 Funding floating debt. Authorizing. Ari. 33, 19 Mr

1200 Outstanding warrants funded by issue of bonds. Sale of treasury notes for deficiences in future. Tax for redemption of both.

Wash. 169, 22 Mr

of \$1,500,000 bonds to pay obligations outstanding Nov. 30, 1894. (Rejected Nov. 6, 1894) Col. 45, 8 Ap ('93)

1202 Submitting constitutional amendment allowing issue of \$1,200,000 bonds for obligations due Nov. 30, 1895. (1896)

Col. 65, 8 Ap ('95)

1203 Authorizing issue of \$175,000 15-year bonds for deficiency 1893 and 1894. Col. 77, 8 Ap

1204 Temporary state debt. Issue of funding warrants for current expenses in anticipation of taxes authorized.

S. D. 91, 30 Ja S. D. 92, 8 F

S. D. 93, 4 Mr

1205 To extent of \$500,000 annually for two years authorized.

N. H. 78, 28 Mr

Expenditure. Audit. Account. Miscellaneous

1206 Appropriations. Funds shall not be drawn from treasury
until specifically appropriated. N J. 401, 10 Je
1207 Unlawful for institutions or departments to incur liability or
spend more than appropriation. Wash. 35, 7 Mr
S. D. 97, 11 Mr
1208 Unlawful for officer or employee to purchase supplies or services
on credit of state except by written order of majority of board
or commission in control of department. Nev. 104, 16 Mr
1209 Audit and account. Auditors shall examine accounts of
comptroller and treasurer annually. Duplicate vouchers issued
by comptroller. Ct. 299, 4 Jl
1210 Establishing a uniform system of accounting for state disburse-
ments. Oaths thereto. Neb. 65, 8 Ap
1211 State auditor shall not issue warrants except upon vouchers ac-
cording to law. Wash. 98, 20 Mr
1212 Amending law concerning time and method of legislative exam-
ination of accounts. Mo. (p. 275) 18 Ap
1213 Moneys collected by any state officer to be paid into treasury at
least quarterly. S. C. 544, 24 D ('94)
1214 Secretary of state shall report and pay over monthly all fees re-
ceived for state except judicial fees received as clerk or register.
N. J. 420. 13 Je
1215 Manner of drawing and accounting for money used for postage.
Mich. 210, 25 My
1216 Free transportation can not be charged by officers in claims
against state. Wis. 171. 9 Ap
1217 Claims. Actions may be brought against state.
Wash. 95. 20 Mr
1218 State warrants. Interest shall be sire [seven] per cent.
Neb. 44. 10 Ap
1219 State funds. Deposit. May be deposited in bank without
limit to meet payment on bonded debt and interest.
Me. 90, 14 Mr
1220 Appointment of board of deposit. Bonds. Amount of deposit

in any one bank. Statements.

1221 Deposit in banks. Books. Report of treasurer monthly to governor. Report of banks direct to governor.

1222 Amending law regulating. Mont. Pol. code. § 443. 14 Mr

N. D. 105. 4 Mr

S. D. 152. 4 Mr



- Supplies. Printing. Contracts. General law. Commissioners of grounds and buildings—governor, auditor and treasurer [secretary only]—to have letting of contracts for supplies, repairs, etc. Procedure; estimates of departments; distribution and accounting of supplies.

  Pa. 12, 26 Mr
- 1224 Submitting to people constitutional amendment allowing contracts for supplies and printing by persons out of state. (1896)

  La. 192—('94)
- 1225 Procedure against sureties in case of failure of contractor. All contracts for two years. Separate time for receiving printing bids.

  Mich. 177, 21 My
- 1226 Advertisements for bids for work on buildings must be published in three daily papers. Seven classes of work distinguished.

Cal. 191, 27 Mr

- 1227 Special funds. State trust funds. By consent of governor transfer may be made to general funds when necessary. Restoration.

  Wis. 52, 21 Mr
- 1228 Direct tax refund. Accepting conditions and authorizing governor to receipt.

  Neb. 124, 29 Mr
  S. D. 112 (J. R.)
- 1229 U. S. surplus revenue account to be closed by paying sums standing to their credit to organized towns. N. H. 25, 5 Mr
- 1230 Finance of state institutions. Unlawful for officers to expend beyond appropriations.

  N. D. 23, 18 F
- 1231 State comptroller shall have power of audit over institutions required to report to him.

  N. Y. 13, 14 F
- 1232 Auditor general to inspect accounts. Governor may investigate alleged irregularity. Quarterly statements. Mich. 123, 8 My
- 1233 Vouchers of state treasurer as treasurer ex officio of institutions, after being audited, deposited with respective institutions.

N. C. 434, 13 My

- 1234 Income from institutions shall be paid to state treasurer quarterly.

  Wyo. 86, 18 F
- 1235 Board of control to file statement of amount and quality of supplies needed.

  Ari. 73, 21 Mr
- 1236 Trustees, officers or employees shall not be interested in any contracts of institutions with which they are connected.

N. D. 33, 5 F

1237 Extending act creating special funds to other institutions.

Mo. (p. 189) 11 Ap

1238	Executive council authorized to accept gifts and make contracts
	to conform to conditions. Annuities. Ia. 108, 10 Ap ('94)
1239	Financial history to be prepared showing cost, laws governing, etc.
D. 644	Pa. 305, 2 Ji
	and school lands (See also Arid lands)
1240	General law. State land commission. Classification, selection,
	survey, management, disposition. Wash. 178, 26 Mr
1241	General law. Manner of sale. Platting. Appraisal for mini-
	mum price. Investment of funds. Sale and protection of
	timber. Minn. 163, 22 Ap
1242	General law regulating sale and lease of school, asylum and state
	lands. Sale of timber. Penalties for unlawful use of lands.
	Tex. 47, 4 Ap
	Tex48, 16 Ap
1243	Settlement. Sale. Rental. Amending law relating to
	rental. S. D. 165, 18 F
1244	Repealing law requiring mapping. S. D. 166, 8 F
1245	Removing special restrictions regarding settlement of land within
	one mile of city or village. Wyo. 120, 26 F
1246	Requiring to be platted in certain cases. S. D. 154, 11 Mr
1247	Selection of portions of land taken for public use by municipali-
	ties. S. D. 153, 12 Mr
1248	Timber. May be sold at public auction in unlimited amounts.
	<b>Ida.</b> (p. 83) 9 Mr
1249	Extending time in which purchasers may remove from school
	lands. Interest on purchase money. Tex. 12, 19 F
1250	Trespass. Actions may be brought in any county.
_	Wis. 34, 14 Mr
1251	Duty of local officers to report certain trespasses upon state tax
_	lands. (§ 113) Mich. 154, 18 My
1252	Land under water. Amending law of grants.
	N. Y. 208, 2 Ap
1253	Amending law relating to use of tide lands for city streets.
-	Wash. 179, 26 Mr
1254	Swamp lands. Commission of public lands shall secure from
	U. S. "indemnity swamp lands" remaining to which state is
	entitled. Wis. 242, 13 Ap
1255	School lands. Extending time of payment.
	Wash. 33, 7 Mr
1256	Amending law as to appraisal and sale.
	Mont. Pol. code, § 3495 ff, 13 Mr

1257 Notice of sale of sixteenth sections in townships shall be 20 days.

Manner. Price not less than \$1.25 an acre and costs of sale.

Provisions.

Mo. (p. 210) 18 Mr

Mo. (p. 211) 11 Ap

- 1258 Appraisement for sale by county commissioners is subject to review by state commissioner of lands and to reappraisement by three freeholders at his discretion.

  Neb. 64, 8 Ap
- 1259 Final payment may be made at any time on paying interest to date thereof [January following].

  Neb. 61, 27 Mr
- 1260 All lands formed by recession of lakes and rivers granted to counties for school purposes.

  Mo. (p. 207) 8 Ap
- 1261 On foreclosure of school fund mortgages land shall be bid in in name of state, not of county.

  S. D. 162, 8 F
- 1262 Miscellaneous. Selection of U. S. land in lieu of certain lands taken by U. S. Withdrawal from sale of same.

Ore. (p. 7) 19 F

- 1263 Disposing of U. S. grant for state institutions. S. D. 163, 4 Mr S. D. 164, 4 Mr
- 1264 On judgment sale in favor of state, land may be bid in by commissioner of public lands. 

  5. D. 128, 13 Mr
- 1265 State land funds. Investment shall be in U. S., state, school district, or county bonds of state, or interest bearing warrants of state. Governor and attorney general shall approve.

Wyo. 67, 16 F

1266 Submitting to people act to devote income from "internal improvement land fund" and from future additions thereto, solely to public roads and bridges. (1896) Minn. 377, 26 Ap

# Taxation general

(Chiefly relating to general property taxes. See also under State and Local finance)

1267 General tax law.

1268 Amending general law.

Tenn. 120, 14 My

Tenn. Ex. sess. 5, 15 Je

Fla. 1, 1 Je

Ida. (p. 101) 9 Mr Cal. 218, 28 Mr

Wash. 176, 23 Mr

rights, franchises and other objects to be directed by assembly and changing provisions for exemptions. (Rejected Nov. 7, 1893)

O. (p. 384) ('93)

- 1270 Amending law for cities under 100,000, more fully defining duties of assessors and board of equalization. Pa. 91, 23 My
- 1271 County collectors and assessors. Compensation four per cent.

  Shall collect municipal taxes.

  N. M. 34, 28 F
- 1272 Collectors' and assessors' fees. Fixing. N. J. 261, 22 Mr
- 1273 State tax statistician. Office created. Powers and duties.

Mich. 236, 31 My

## **Assessment**

- 1274 Assessors. Term of county assessors four years.
  - Mo. (p. 41) 11 Ap
- 1275 Regulating compensation of county assessors. Deputies shall not be kin. Ind. 101, 9 Mr
- 1276 Assessors of cities under 12,000 and of towns having but one assessor shall represent city or town on county board of assessors.

  N. J. 239, 22 Mr
- 1277 County supervisor of assessments may be appointed in counties where no regular assessor, to hold at will of commissioners.

  Duties.

  Minn. 294, 25 Ap
- 1278 Appointment in cities of 15,000 to 35,000 by mayor for three years. Time of assessment.

  N. J. 275, 22 Mr
- 1279 Term in cities under 12,000 three years. N. J. 61, 26 F
- 1280 Cities may change districts of assessors who assess personal property only.

  N. J. 76, 5 Mr
- 1281 Report required in detail Nov. 1 each year to state board.

N. J. 117, 11 Mr

- 1282 Assessment lists. Names of colored and white taxpayers to be in separate alphabetical lists. Ga. (p. 31) 15 D ('94)
- 1283 Assessors and collectors shall indicate whether tax is against white or colored person or corporation. Ark. 122, 19 Ap
- 1284 Amending law as to form of books for listing real estate.

Mont. Pol. code, § 3697, 14 Mr

- 1285 Supplemental tax roll for property not listed by assessor.
  - Tex. 74, 29 Ap
- 1286 Board of relief may list property of resident persons omitted from lists at actual value and add 10 per cent thereto.
  - Ct. 144, 23 My
- 1287 Amending law as to time of making and form of abstract of assessments to be transmitted to state auditor.
  - Del. 179, 8 My
- 1288 County auditor shall furnish town clerks lists of real and personal taxes.

  N. D. 41, 6 Mr

1289 Amending law as to time of deposit in town clerk's office.

Ct. 169, 24 My

1200 Providing for second assessment in case of loss of books by fire.

Mo. (p. 241) 11 Ap.

1291 Taxpayer's return. Description of real estate parcel by parcel shall be made. Ct. 246, 28 Je

1292 Non-residents. Notice of assessment shall be mailed when address known.

N J. 364, 28 Mr

1293 Real estate. To be assessed at true value. N. J. 359, 28 Mr 1294 Excepting railroads and canals shall be taxed where situated.

N. J. 370, 28 Mr

1205 Cities of 100,000 to 600,000 shall classify real estate into three groups and charge different rates of taxes upon them.

Pa. 112, 7 Je

1206 State assessors shall make lists of lands not assessed in any town, conforming as near as may be to separate ownership.

Me. 56, 28 F

1207 Wild lands. Where soil and growth are owned separately, assessors shall value them separately.

Me. 132, 21 Mr.

1208 Lots. Block index system. In cities over 100,000 assessment may be made, with consent of mayor, by numerical block numbers.

N. J. 96, 6 Mr

1200 Statement of officer who has platted lands held in severalty, for purposes of taxation, to contain what. Wis. 282. 19 Ap

1300 School property. One fifth shall be assessed and same remitted to taxpayers each year for five years.

N. J. 253, 22 Mr

1301 Personal property. Defining what shall be taxable. Form of taxpayer's schedule. Ind. 19, 23 F

1302 Submitting constitutional amendment exempting fruit and nut trees for four years after planting in orchard form, and grape vines for three years. (Adopted Nov. 6, 1894)

Cal. J. R. 21, 3 Mr ('93)

**2303** Of insane and other wards assessed where guardian lives [where ward lives except in case of minor wards]. Ind. 36, 1 Mr

1304 Ward's personalty shall be taxed at his residence.

Tenn. 59, 10 Ap

1305 Money taxable shall hereafter include bank notes and U. S. legal tender and treasury notes.

Ind. 19, 23 F

Ark. 10, 12 F

Tex. 33, 8 Ap Tex. 40, 12 Ap

Fla. 1 (§ 6) 1 Je

1306 Tax shall not be abated because of indebtedness upon which

	creditor has paid tax.	Ct. 114, 30 Ap
1307	Securities shall be listed by taxpayer unle	ess secretary of state
	certifies that they were not on Uctober 1	
	list] subject to taxation.	Ct. 258, 29 Je
1308	List of taxable personalty amended to	include "all other
	interest bearing bonds."	N. H. 23, 5 Mr
1309	When purchaser of mortgages and securit	ies from investment
	companies puts them into his personal list	for taxation, special
	state tax on securities is remitted.	Vt. 7, 28 N ('94)
1310	Stock of goods. Assessment not less that	n two thirds invoice
	price.	Ala. 559, 18 F
1311	Adding to taxable list "bicycles, sleighs or o	other vehicles."
	•	Minn. 76, 8 Ap
1312	Carriages of non-residents, if exceeding \$	50 in value, to be
	taxed to person having care, same as with	animals.
		N. H. 122, 29 Mr
1313	Live stock. Ranging. How taxed.	Nev. 65, 13 Mr
	·	S. D. 26, 2 Mr
		Wash. 61, 13 Mr
1314	Tax on live stock driven into state for	grazing or market,
	remaining 15 days.	Ida. (p. 101) 9 Mr
1315	Repealing law requiring tax for year on sto	ck brought into state
	after completion of assessment.	Wyo. 11, 2 F
1316	Assessors shall tax live stock brought int	o state to graze for
	year.	Wyo. 61, 16 F
1317	Horses, mules and cattle under six months	and sheep and hogs
	under three months old not assessed.	S. D. 27, 13 Mr
1318	Horses, mules and cattle become liable to	
	years [18 mos.]; sheep and swine at one y	
		N. H. 101, 29 Mr
	ion. Delinquent taxes	
1319	Taxes shall be first lien on real estate.	Me. 70, 6 Mr
	·	Me. 137, 25 Mr
1320	Unlawful to receive taxes in room where	
	sold.	Wis. 42, 16 Mr
1321	City may authorize collector to pay state	
_	city treasurer. Provisions.	N. J. 205, 21 Mr

1322 County treasurers shall furnish transcripts of tax records on

application. Fees.

Mich. 161, 18 My

1323	places than county seat for collection. S. C. 515, 18 D ('94)
1324	Tax collectors. Division of fees between incoming and outgoing.  Tex. 116, 27 Ap
Taar	Bonds of sheriffs as ex officio collectors.  N. M. 26, 13 F
1326	Vacancies filled by court of quarter sessions. Pa. 312, 2 Jl
1327	Shall surrender all books and papers to successors. Penalty.  N. J. 365, 28 Mr
1328	Office of county collector established in counties of over \$20, 000,000 valuation.  Mo. (p. 248) 9 Mr
1329	Law concerning township collectors extended to town and borough collectors.  N. J. 364, 28 Mr
	Borough collectors to report to mayor on demand at any time and deposit funds in bank.  N. J. 122, 14 Mr
	Uncollectable taxes. Amending law as to duties of sheriff, treasurer and county commissioners.  Minn. 14, 23 Mr
1332	Delinquent taxes. Extending time for payment, remitting fines, etc., on taxes for past year.  Ida. (p. 13) 6 F Ari. 67, 21 Mr Tenn. 53, 15 F
	<b>Wash.</b> 44, 8 Mr N. M. 38, 30 Ja
	S. C. 653, 22 D ('94)
	Fla. 56, 22 Ap
	S. D. 180, 18 F
•	Mo. (p. 243) 1 Ap
1333	General law. Records. Enforcement of payment. Sales and
-300	redemptions. Tex. 42, 13 Ap.
1334	When taxes are due. When delinquent. Notices. Penalty.
-554	Lists. Wyo. 107, 20 F
1335	Sheriff shall collect on warrant same as upon execution.
	. <b>Ka</b> n. 256, 6 Mr
1336	What officers may sue to foreclose tax liens in name of community.  Ct. 231, 26 Je-
1337	Extending time for collection by collectors who have become
50,	personally liable. N. C. 80, 23 F
	Pa. 203, 25 Je
1338	Payment on whole tract by part owner authorized.
-	W. Va. 18, 28 F

Amending law relating to collection and distribution by state auditor of local delinquent taxes collected by him.

W. Va. 18, 28 F

1340	Amending law for villages. N. J. 335, 25 M
1341	Delinquent tax lists. Form and description of property. Publication. Minn. 77, 13 Apr
1342	Delinquent personal taxes. Suits may be brought in justices' courts. Taxes for different years may be included in one count.  Mo. (p. 245) 1 Ap
1343	After five years dropped from list and no longer charged to collectors.  Mo. (p. 244) 1.Ap
1344	Delinquent June 1 after becoming due. Interest five per cent. N. D. 87, 28 F
1345	In cities over 100,000 list of delinquents to be made. Procedure for levy and sale.  N. J. 53, 26 F
1346	Tax sales. General law. Officers' duties. Sales. Deeds. Redemption. Ala. 278, 9 F
1347	Amending general law.  N. Y. 895, 4 Je Mich. 154, 18 My
	Amending general law. On day of sale owner may pay taxes and costs or property shall be sold to state. Deeds. Record by collector. List of lands sold. Shall be assessed each year till state has deed. Redemption. Cal. 11, 25 F
1349	Amending general law. Notice, residents and non-residents.  Costs. May adjourn from day to day. Form of return to town clerk. Tax deeds; delivered only after two years. Redemption, residents and non-residents.  Me. 70, 6 Mr.  Me. 137, 25 Mr.
1350	Sale shall be to person offering to pay taxes for least penalty, not to exceed 25 per cent. Interest if redeemed seven [10] per cent. At what term of court judgment shall be made. Payment of penalty; etc.  Ill. (p. 297) 26 Je Ill. (p. 298) 26 Je
1351	Collection of road and poor taxes may be enforced by levy and sale as other taxes. Pa. 83, 22 My
1352	Notice to be published in newspaper once a week [daily].  Ct. 44, 29 Mr
1353	In how many newspapers county commissioners shall advertise.  Pa. 298 2 Jl
	Town, city, county or state may buy lands. N. H. 64, 27 MI
1355	Prohibiting cutting timber or extracting turpentine on land sold for taxes before redemption or issuance of deed.
	Fla. 95, 1 Je
1356	Person holding and paying taxes for 20 years on land bought at

- 1357 Surplus bonds must be duly acknowledged by purchaser, deposited with treasurer, and recorded with prothonotary of county court. Pa. 32, 8 My
- 1358 Redemption. Submitting to people constitutional amendment as to payment of penalty and taxes. (1896) La. 192—('94)
- 1359 While action is pending. Wis. 152, 9 Ap
- 1360 Notice to person holding certificate of sale. Minn. 87, 16 Ap
- 1361 In what papers notice of expiration of time for redemption may be published. Wis. 367, 19 Ap
- 1362 Statement of costs for giving notice of expiration of right to redeem to be filed and must be paid before redemption.

Ia. 81, 24 Ap ('94)

## Equalization and adjustment

- 1363 Amending general law. Composition, sessions, procedure and powers of county and state boards of review. Railway proplnd. 36, 1 Mr erty.
- 1364 State board of equalization. Established. Members. Meetings. To prepare forms of lists for assessors. Other duties. Reports. Exclusive power to assess telegraph and railroad property, etc. Ida. (p. 101) 9 Mr
- 1365. Submitting constitutional amendment relative to manner of electing. (Rejected Nov. 6, 1894) Cal. J. R. 28, 13 Mr ('93)
- 1366 Superintendent of public instruction and commissioner of school and public lands added. S. D. 23, 4 Mr
- 1367 State board of taxation may review any assessment made within one year before complaint. N. J. 380, 28 Mr
- 1368 Thirty days to pay taxes after state board of taxation has changed assessments. N. J. 116, 11 Mr
- 1369 Appeals to state board to be filed by April 1 after assessment.

N. J. 115, 11 Mr

1370 Appeal may be made to state assessors in behalf of town or city on consent of town board or majority of city supervisors.

N. Y. 608, 11 My

- 1371 Notices of changes shall be given in June [April]. State and county taxes shall be levied as changed. Ct. 146, 23 My
- 1372 Townships. Township committee and assessor shall meet second Tuesday of July to examine and revise assessment.

N. J. 236, 22 Mr

1373 Townships and boroughs to elect commissioners of appeal by ballot for three years. N. J. 9. 12 F

N. J. 72. 1 Mr

- 1374 Town board of relief. Notice of meetings by posting and [or] publishing in newspaper. Ct. 98, 25 Ap
- 1375 Equalization by court. Any person may appeal from assessors to supreme court of county.

  Me. 122, 20 Mr
- 1376 Amending law as to equalization by county court.

W. Va. 13, 22 F

- 1377 Cities. Appeal may be made to superior court from board of relief of any town or city. Ct. 156, 23 My
- 1378 City board shall consist of assessor, auditor, mayor, president and vice-president of city.

  N. D. 59, 4 Mr
- 1379 Amending law as to cities of 10,000 to 25,000. Neb. 13. 22 Mr
- 1380 Abatement. All charges and interest on amount of abatement shall be included in rebate. Mass. 75, 26 F
- 1381 For persons whose property is destroyed by fire or otherwise.

S. D. 181, 13 Mr

- 1382 Miscellaneous adjustments. Taxes paid for fire protection to be refunded in certain cases.

  N. J. 231, 22 Mr
- 1383 On what grounds defendant may answer for refusal to pay taxes.

  Nev. 40, 9 Mr
- 1384 Prescribing remedy in case of taxes or licenses illegally levied.

  Payment under protest. Mont. Pol. code, § 4024 ff, 18 Mr
- 1385 In resisting mandamus to enforce payment, lawful to show tax appropriation illegal.

  N. J. 171, 19 Mr
- 1386 When validity of tax sales contested, on due procedure, final judgment shall be as justice requires.

  N. H. 64, 27 Mr
- 1387 Copy of objections to tax must be served on county attorney 10 days before hearing on petition for sale. If lands have been assessed together and any part is illegal that part only shall be set aside.

  Mich. 162, 18 My
- 1388 Owner shall be refunded amount paid to redeem land erroneously sold.

  N. J. 128, 14 Mr

#### Exemptions (See also Exemptions from execution)

- 1389 Personal property. To amount of \$25.
  N. D. 61, 19 Mr
  1390 Of any householder [faffner] used in connection with his business, to value of \$200.
  Mich. 25, 20 Mr
- 1301 Farmers' machinery, not exceeding \$200. Ida. (p. 47) 6 Mr
- 1392 Oats, fodder or hay to value of \$35, belonging to heads of families.

  Tenn. 51, 16 F
- 1393 Wide gauge sleighs, four feet six inches from center to center of runners. Wis.-270, 17 Ap

1394	Veterans.									
	have receive	ved certain	inju	ries, if v	whole	prope	rty	does	not	ex-
	ceed \$5,00	ю,				M	as	S. 202	, 30	Mr

- . 1395 Amending law. Applies to pensioned fathers of veterans. List of persons exempt to be filed. Ct. 200, 20 Je
- 1306 Who receive state pensions exempt from poll tax. Me. 64, 5 Mr
- 1397 Tax collectors to deduct from taxes exemptions allowed by law.

  N. J. 230, 22 Mr

1398 Real estate of G. A. R. not exceeding one half acre and buildings thereon. Kan. 157, 23 F

1309 Firemen. In municipalities of 1,000 population from poll, road or street taxes.

Ari. 14, 8 Mr

1400 Real and personal property of volunteer fire companies.

N. J. 262, 22 Mr

1401 Cripples. Who are heads of families or own not over \$1,000 of property, exempt from road and poll taxes.

Ari. 6, 28 F

1402 Miscellaneous institutions. All property devoted exclusively to charity. Cemeteries and trusts for benefit thereof.

N. H. 66, 27 Mr

- 1403 Buildings belonging to public charities, including hospitals, Y. M. C. A., G. A. R., and state militia. N. D. 61, 19 Mr
- 1404 Public libraries and city property. Repealing exemption of "literary and scientific institutions." Wyo. 52, 16 F
- 1405 Submitting amendment exempting property used for free libraries and museums. (Adopted Nov. 6, 1894)

Cal. J. R. 36, 14 Mr ('93)

- 1406 Cemeteries when not organized for profit. Ind. 15, 20 F
- 1407 Hospitals when aided by state. Ct. 327, 4 Jl
  - 1408 Hospitals used for benevolent purposes. Ida. (p. 47) 6 Mr
  - 1400 County road lands when used for that purpose.

Ore. (p. 56) 23 F

# Special forms of taxation

(See also Road taxes)

# Poll taxes

1410 Shall not be levied for county purposes in counties of first class.

N. J. 399, 4 Je

1411 In villages not to exceed three days' labor on streets or three dollars. Collection. Mo. (p. 57) 18 Mr

1412 Amending law. Mont. Pol. code, § 3967, 14 Mr

#### Inheritance taxes

- 1413 Submitting constitutional amendment authorizing (Adopted Nov. 6, 1894) Minn. 1, 17 Ap ('93)
- 1414 Established. On direct inheritances, for estates over \$20,000 one per cent on excess; collateral, two per cent on each bequest over \$2,000; other persons or corporations, progressive rate. Appraisal and collection. III. (p. 301) 15 Je
- 1415 Comptroller may within two years petition supreme court for reappraisal of valuation made by surrogate's court.

N. Y. 556, 8 My

- 1416 Collateral inheritance tax. Established for support of state university. Mo. (p. 278) 1 Ap
- 1417 To be upon cash value of property. County clerk to keep record of inheritances and bequests and of payments on same.

- 1418 Fixing compensation of appraisers. When expert to be employed; compensation. Pa. 243, 26 Je
- 1419 Judge of probate shall fix time for hearings. Appeals.

Me. 124, 21 M1

1420 Comptroller may compromise amount in case of controversy. - 1

N. Y. 378, 23 Ap

- 1421 Shall be paid to state treasurer. He may bring action when not Mass. 430, 29 My
- 1422 Bequests under \$500 or to towns for public purposes exempt.

Mass. 307, 25 Ap

1423 Educational and charitable associations receiving bequests are exempt. Me. 96, 14 Mr

#### Corporation and franchise taxes (including taxation by general property tax)

- 1424 Incorporation taxes and fees. Established. Rates. If capital over \$5,000, \$1 for each \$1,000 additional thereto. Same for increase of capital. Exceptions. Ill. (p. 132) 15 Je
- 1425 Established. 25 cents on each \$1,000 of stock. For use of state university. Mo. (p. 278) 1 Ap
- 1426 Established. 50 cents on each \$1000 to \$1,000,000, 25 cents on excess; maximum \$1,000. Mont. Pol. code, §410, 9 Mr
- 1427 Fees for special laws \$20 and 20 cents per \$1,000 capital over \$50,000. Corporations to pay cost of printing laws relating Del. 180, 8 My to them.
- 1428 Shall be paid on increase of stock. Ala. 240, 6 F
- N. H. 18, 26 F PA20 Rates when business carried on out of state.



1430 In case of reorganization on expiration of corporate existence tax payable as for new corporations.

Mich. 91, 24 Ap

1431 Supplementing list of fees for granting and amending charters.

Ga. (p. 38) 17 D ('94)

1432 Fee for filing articles of incorporation \$25. Wis. 237, 13 Ap

1433 Religious, charitable and educational institutions exempt.

N. C. 440, 13 Mr

1434 Corporation taxes. Property of domestic corporations shall be taxed as of individuals; capital stock not taxed.

Wyo. 87, 18 F

1435 Foreign corporations doing business in state shall pay one eighth per cent on capital. Exceptions. N. Y. 240, 4 Ap

1436 Assessment for general property tax. Amending law regarding valuation and equalization. Duty of county clerk.

Mo. (p. 242) 9 Ap

1437 Literary societies not exempt from state tax on corporations.

Vt. 7, 28 N ('94)

1438 Return shall be made to state commissioner and treasurer on payment of tax.

Vt. 7, 28 N ('94)

1439 Action shall be brought by town against corporations refusing to make lawful returns.

Vt. 58, 27 N ('94)

1440 Delinquent taxes. Payment revives charter. N. J. 66, 27 F

1441 Corporations which have forfeited charter by non-payment of franchise tax may be revived by paying taxes and penalty of \$5.

Tex. 28, 29 Mr

1442 Miscellaneous corporations. Submitting constitutional amendment authorizing special modes of assessing and taxing sleeping-car, telegraph, express, insurance, mining, booming, and ship building companies; excluding railways. Taxes may be progressive, etc. (1896)

Minn. 7, 26 Ap

1443 Supreme court may abate unequal taxes of banks, trust and insurance companies.

N. H. 90, 28 Mr

1444 Gas and water companies. Personalty to be listed in city or town where same is located.

S. D. 24, 12 Mr

1445 Maritime corporations. To be assessed, in all cases, only in place stated in original charter to be general office. Property anywhere may be seized.

Mich. 229, 31 My

taxed to corporation and personal estate and machinery taxed to corporation and personal estate taxed outside of state shall be deducted from value of stock assessed to stockholders.

Vt. 12, 23 N ('94)

Banks.	Building-loan associations	
	Banks. Stock assessed as other property	, excluding value of
• • • • • • • • • • • • • • • • • • • •	real estate assessed directly.	Wis. 261, 17 Ap
1448	Amending law as to rate and deductions in t	axing savings banks,
	trust companies and loan companies.	N. H. 108, 29 Mr
1449	Report of ownership of shares required from	cashier.
	Micl	h. 154 (§120) 18 My
1450	Bank stock. Regulating manner of assessm	ent, deductions, and
	collection of taxes.	N. H. 113, 29 Mr
1451	Savings banks and trust companies may ded	uct amount invested
	in U.S. bonds.	Vt. 8, 22 N ('94)
1452	Private bankers, brokers, etc. Amending r	nanner of assessing
	personalty to general tax.	Ind. 19, 23 F
1453	Real estate agents relieved from tax on com	missions of bankers,
	brokers, etc.	Pa. 283. 27 Je
1454	Building-loan associations. Manner of	
	holders to list shares at cash value, dedu	-
	association.	III. (p. 300) 30 Ap
1455	Tax to be paid into state revenue account.	N. H. 10, 21 F
1456	Repealing provision that shares on which	loans are advanced
	need not be listed.	Minn, 108, 25 Ap
1457	Payment of required taxes operates as a lice	
		a. (p. 78) 17 D ('94)
1458	Foreign associations. Requiring one fourth	
	capital actually paid in by residents of st	
Taenes	nce companies	R. I. 1351, 13 My
	Tax shall be on gress premiums [less pres	has become semin
459	losses paid.	Ala. 281, 14 F
	sours band-	Cal. 84. 25 F
1460	State comptroller's power to enforce payme	ent.
-		N. Y. 425. 26 Ap
1461	Fraternal societies exempt from tax.	Ala. 281, 14 F
1462	Casualty insurance companies exempt from	special taxation on
•	business in state.	N. Y. 413, 26 Ap
1463	Insurance agents. Annual occupation	ax.
		Tex. 55. 20 Ap

1464 Fire insurance companies. Market value of real estate taxed in state to be deducted from valuation. Ct. 73, 12 Ap.

1465 Cities under 25,000 and villages may collect \$5 annually from each doing business therein, for fire department. Neb. 33, 3 Ap.

1466 Foreign insurance companies. Imposing tax of two per cent on premiums less premiums returned and losses paid.

Resident agent to be appointed. Reports. Ore. (p. 83) 25 F

1467 Not required to pay tax on capital. Tenn. 147, 13 My

1468 Repealing provision for assessing premiums by local authorities.

Two per cent tax collected by state, one half being apportioned to counties and cities in proportion to school children.

Mo. (p. 198) 20 Mr

1469 Shall include in return of premiums collected sums paid other companies for re-insurance. When tax on same remitted.

Me. 91, 14 Mr

1470 Amending law as to penalty for non-compliance with law.

N. H. 100, 29 Mr

1471 Foreign fire companies. Tax of two per cent on premiums may be collected in municipalities for benefit of fire department.

Ill. (p. 104) 31 My

1472 Two per cent tax levied on premiums in cities having fire

department. To constitute relief fund. Kan. 363, 7 Mr 1473 One half of tax of two per cent on premiums to go to municipal-

ities where paid.

Pa. 289, 28 Je

1474 Four per cent tax levied on premiums. Vt. 127, 27 N ('94

1475 Two per cent tax levied on premiums. Me. 76, 7 Mr

#### Transportation corporations

1476 Of every kind assessed by state board of equalization to general property tax. Ind. 36, 1 Mr

1477 Railway and telegraph companies, etc. assessed by state board of equalization to general property tax. Returns by companies. Apportionment to counties. Ida. (p. 101) 9 Mr

1478 Railroad commissioners shall arbitrate in disagreements as to taxes on railway, express, sleeping car and telegraph companies.

Ga. (p. 67) 12 D ('94)

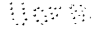
1479 Tax for railways and telegraph companies organized in state to operate in foreign countries one twentieth of one per cent on capital.

Mass. 300, 20 Ap

1480 Railways. Amending law relating to manner of appraising property and franchise. Vt. 6, 27 N ('94)

1481 Submitting to people act providing for taxation of lands granted to railways by state or U. S. and not used for railway purposes. Other railway taxes not affected. (1896)

Minn. 168, 19 Mr



- 1482 Tax of two per cent on value of cars belonging to car trust corporation or individual other than railway company. Mode of assessment.

  Mo. (p. 246) 18 Mr
- 1483 Street railways. Shall pay annual tax in lieu of all other taxes. Rates fixed by gross receipts. Wis. 363, 19 Ap
- 1484 Law taxing horse railways applicable to all.

  Me. 44, 23 F
- 1485 Express companies. One and one half per cent tax on gross receipts. \$1,000 occupation tax abolished.

Tex. 32, 6 Ap

1486 Shall make annual returns to state assessor. Me. 49, 25 F

Business taxes. Miscellaneous (Business taxes include the so-called business increases and occupation taxes)

1487 Business license taxes. General schedule of rates.

Mont. Pol. code, § 4060 ff, 16 Mr

 1488 Repealing law requiring.
 Ari. 4, 19 F

 Ida. (p. 6) 29 Ja

1489 Assessed by county assessor. Equalization. Mo. (p. 223) 2 Mr 1490 Class shall be regulated by amount and kind of annual pur-

chases. Tex. 17, 13 Mr 1401 Providing for taxing new business begun after assessments for

year are made. Ark. 24. 4 Mr 1402 Patent medicine tax. \$25 on manufacturers and traveling

vendors, for use of state university. Mo. (p. 278) 1 Ap 1493 Vessels. Taxation of new vessels \$20 per ton gross tonnage. Graduated tax for old vessels. Me. 86, 13 Mr

1494 Rates for assessing steamboats and other vessels, proportionate to age and tonnage. Wis. 19. 7 Mr

Wis. 283, 19 Ap

1495 Owners may, if they desire, pay, in lieu of all other taxes, three cents per ton of registered tonnage. One half of such taxes go to counties where vessels belong. Minn. 224, 2 Ap

1496 Litigation. Writ of any family shall be exempt from state and county taxes. Tenn. 69, 23 Ap

1497 When state tax is collected in any court of record, except circuit court, where salary of judge is paid by county, tax shall be used toward same.

Wis. 170. 9 Ap

Licenses: (The name is here used at designate from whose chart purpose a regulation of the thing turned. See add Laquer betters, Ammentum.)

1498 General schedule of rates. Amusements, autointeers, pawners, etc.

Mont. Pol. code. § 1000 ff. 16 Mr.

- 1409 Peddlers' licenses. To be issued by townships instead of by state. Not to exceed \$100. Not required of meat carts outside villages and cities. Mich. 137, 13 My
- 1500 Rates for state and local licenses. Exemption of manufacturers, mechanics and nurserymen selling own products, and keepers of meat markets.

  Wis. 81, 23 Mr
- 1501 State and local licenses. How secured. Fines. Deposit with state treasurer. Claims. Vt. 59, 26 N ('94)
- 1502 Imposing licenses payable to county. Rates.

N. D. 85, 19 Mr

- 1503 Amending general law as to manner of securing and rates for state and local licenses.

  Me. 97, 14 Mr
- 1504 Repealing law of 1893 as to granting by local authorities.

Ct. 166, 24 My

1505 Farmers selling their own produce not required to pay license.

Nev. 101, 16 Mr

N. J. 258, 22 Mr Mo. (p. 232) 1 Ap

- 1506 Municipalities shall not require license from persons bringing in food products to sell in bulk or at retail. Col. 109, 17 Ap
- 1507 Veterans not required to secure license. Ct. 167, 24 My
- 1508 Veterans shall receive license free. Ind. 121, 11 Mr
- 1509 Ex-confederate soldiers permanently disabled from any cause may peddle without license.

  Ala. 444, 18 F
- 1510 Auctioneers' licenses. \$10 to county. Shall not do business outside county. Minn. 41, 25 Ap
- 1511 Amending law. Mont. Pol. code, § 3400 ff, 7 Mr
- 1512 Veterans exempt from license fee. Mass. 456, 4 Je
- 1513 Transient dealers. Bankrupt sales, etc. Dealers in job lots or for any reason selling goods below cost shall secure license. District attorney shall enforce law. Local authorities may levy additional fees.

  Wis. 71, 23 Mr
- 1514 Persons and firms dealing in bankrupt or damaged goods must pay \$200 license and one tenth per cent tax on sales.

Del. 71, 9 My

- 1515 License for selling goods advertised as on bankrupt, trustee's or executor's sale, damaged goods, etc.

  Ala. 353, 18 F
- 1516 Taxidermists. License for three years; fee \$5.

Me. 50, 25 F

1517 Dog tax. In counties under 800,000 population, supervisors may levy.

N. Y. 332, 17 Ap.

1518 Applicable to all dogs over three months old. Mich. 179, 21 My 1519 \$10.15 [\$6.15] for unspayed female dog. Fraud. Ct. 198, 20 Je 1520 For spayed female dog \$1. Vt. 119, 27 N ('94) 1521 Clerk of village to register each dog. N. J. 286, 22 Mr

#### Local finance—general\*

(Including provisions relating to two or more of following divisions)

- 1522 Municipal debt and taxation. Repealing law providing for collection of statistics. Mich. 72, 15 Ap
- 1523 Submitting constitutional amendment that general assembly may authorize towns and cities to contract debts or levy taxes for parks, roads, and bridges. (1896) La. 201—('94)

Taxes

1524 Time, manner, purposes and limitations of levies by counties, townships, school districts, cities and villages.

S. D. 174, 11 Mr

- 1525 Tax limit. Maximum rate of county and town taxes three per cent each. Wis. 293. 19 Ap
- 1526 Of town or city one per cent. N. C. 116. 12 Mr
- 1527 When municipality limited by special charter to \$20,000 annually, extending to \$30,000. N. J. 135. 14 Mr
- Bonds (Now also special perposes for which books many be asseed—Water, Parks, Debts. con rear. A
  - 1528 General law. Towns, villages and precincts by two thinks vote of citizens, cities by two thirds vote of council may issue. Terms, Tax. I mut five per cent of valuation, water debt excluded.

N. H. 43. 19 Mr

- 1520 Amending general law. Ordinances for issue. Where payable. Ida. p. 70 8 Mr Form, Sale, Sinking fund.
- 1530 Debt limit. Submitting to next legislature constitutional amendment limiting county, municipal and school district delete to five Ore. 7 375 2 F '93' het ekut eij rajaattein. To people. Ore. poerr 4 F 1954
- 1881 Schmitting constitutional amendment defining application of imit or patish and municipal debt 1800. La 122-1940
- 1822 Maniegalites mas naug is inne ande site is beigle Analeg ieże whos executo . Wash is a Mr

<sup>&</sup>quot;By the a terms was equally, then and other explainments are not done to the

- 1533 Submitting constitutional amendment extending limit of any county, city or subdivision for water for irrigation or domestic purposes. (1896)

  S. D. 35 (J. R.)
- 1534 Refunding debt. Cities and towns may refund floating or bonded debt due, or by agreement if outstanding. Tax.

Ind. 42, 2 Mr

- 1535 Municipalities and counties may issue bonds to take up warrants or bonds. Tax. Wash. 170, 22 Mr
- 1536 Bonds replaced must have been *bona fide* and actually issued.

  May be refunded before maturity with consent of holder.

Minn. 129, 13 Ap

- 1537 Municipalities may refund water bonds. Col. 110, 25 Ap
- 1538 Refunding bonds shall be redeemable after 10 years. May issue in any denomination. Interest payable semi-annually [annually]. Wyo. 117, 26 F
- 1539 Sinking funds. Authorizing counties, municipalities and school districts to invest in their own registered warrants.

Neb. 68, 10 Ap

1540 When fund holds unmatured bonds not payable from sinking fund and bonds payable therefrom become due, new bonds may be issued in exchange for said unmatured bonds.

Mass. 243, 6 Ap 1

- 1541 Reports. County clerk shall report to state comptroller debt of each city and school district annually. Local authorities report to clerk.

  N. Y. 310, 16 Ap
- 1542 Municipal clerk shall transmit statement annually to county supervisors.

  N. Y. 350, 18 Ap
- 1543 Miscellaneous. Interest shall not exceed seven [eight] per cent.

  Neb. 44, 10 Ap
- 1544 When debt increased by special election, annual tax shall be sufficient to pay in 30 years [at least eight per cent of increase].

  Redemption.

  Pa. 22, 18 Ap
- 1545 When actions against officers for malfeasance or neglect in issuing bonds may be brought.

  N. Y. 792, 27 My
- 1546 Submitting constitutional amendment that general assembly may authorize municipalities to levy special taxes for aiding manufacturing corporations. (1896)

  La. 202—('94)
- 1547 Counties, cities, towns or school districts may issue warrants for current expenses in anticipation of revenues.

Wash. 116, 20 Mr

Special assessments (See also special purposes of assessments—Streets, Sewers, etc.)
1548 General law regulating in cities over 25,000. May be paid in
not over 10 annual installments. Assessment bonds. Where
all property is abutting, rate to be equal per front foot.
Minn. 235, 19 Ap
1549 General law. Reassessments. May be adopted by council of
cities over 100,000. Minn. 228, 25 Ap
1550 Regulating assessments for paving, curbing and sewers. Bonds.
Collection. Ia. 7, 28 Ap ('94)
1551 Amount may not exceed special benefit; question thereon
subject to review by county court. Ill. (p. 100) 21 Je
1552 Reassessments when set aside by court; stay of proceedings and
trial. Contract to keep property in repair does not invalidate
assessment. Wis. 302, 19 Ap
1553 Lien on real estate, prior to other liens except for taxes; enforced
in equity. W. Va. 14, 22 F
1554 Improvement districts. Boards required to report to
councils annually. Ark. 140, 20 Ap
1555 Special assessments for districts in cities over 5,000 paid to city
treasurer [district officers]. Ark. 108, 19 Ap
1556 Collection. By county auditor as other city taxes.
N. D. 27, 14 Mr
1557 City treasurer shall transmit copy of delinquent assessments to
county auditor. Collection. N. D. 21, 19 Mr
1558 Amount of costs which may be charged for collecting delinquent
assessments. Minn. 234, 25 Ap
1550 Actions to collect must be begun within 10 years after delinquent.
Wash. 114, 20 Mr
1560 Reassessments. Amending law. May be made when work
was already undertaken at time of first assessment. Manner
of collection. Minn. 127, 25 Ap
1561 Permitted in all cases where assessment vacated for lack of
power or non-compliance with provisions. S. D. 145, 12 Mr
1562 Court may reassess, review, revoke, modify or affirm assessment
of damages or benefits. Ct. 345, 9 Jl
1563 Boroughs. When assessment for street improvement is set aside
new one may be made. N. J. 310, 22 Mr
1564 Assessment bonds. Submitting constitutional amendment
that prohibition of loan of credit by municipalities to individ-
uals, etc., and limit of debt shall not apply to guaranty of
bonds and warrants payable from assessments. (Rejected Nov.
6, 1894) Col. 44, 8 Ap ('93)



1565 Cities with special charter or 10,000 to 100,000 population may issue; lien on property. New bonds for those declared void.

Wis. 307, 19 Ap

1566 Cities over 2,000 may issue.

Ia. 9, 24 Ap ('94)

issue certificates of indebtedness for street and sewer improvements.

N. J. 127, 14 My

#### Audit. Account. Miscellaneous

- 1568 Excess of tax raised by city or town for special purposes turned into general fund.

  Ia. 6, 2 Ap ('94)
- 1569 When money is collected by city, town or county for specific purpose for which it afterwards becomes impossible to use it, not unlawful to appropriate to other use. Mo. (p. 156) 11 Ap
- 1570 Contracts. Bonds to be required on all works for counties, cities, towns and school districts, conditioned for payment for material and labor. Suits.
   Mo. (p. 240) 23 F
- 1571 Acceptance by voters of proposition that municipality, county or town subscribe to railway stock must be on file 10 days before being carried into effect.

  Wis. 366, 19 Ap
- 1572 Municipalities and towns may give not over four per cent interest on gifts during life of donors.

  Mass. 217, 4 Ap
- 1573 Warrants. When local treasurer has \$500 on hand he shall advertise and pay outstanding warrants in order of issue.

Wash. 152, 21 Mr

1574 Authorizing counties, municipalities and school districts to invest sinking fund in their own registered warrants.

Neb. 68, 10 Ap

- 1575 After 30 days from issuance shall bear interest at five per cent.

  Ill. (p. 106) 15 Je
- 1576 Accounts. Appointment and duties of examiners for books and accounts. Tex. 35, 26 Mr
- 1577 Extending power of state examiner to local finances. To provide as far as possible uniform system of accounts.

Wyo. 42, 15 F

### County finance

#### Taxes

1578 Submitting constitutional amendment authorizing county courts to levy not over three mills for internal improvements. (Rejected Sept. 3, 1894)

Ark. J. R. 1, 10 Mr ('93)

8

1579	Tax limit. Increasing rate which may be levied when floating debt is outstanding.  Nev. 24, 1 Mr
1580	Fixing limits for various purposes. Wyo. 102, 20 F
1581	County commissioners in apportioning tax to towns may increase amount not exceeding two per cent to give a convenient division.  Me. 131, 21 Mr
1582	Counties shall not levy over three fifths mill for soldiers' relief tax.  Wis. 351, 19 Ap
1583	Unorganized counties. Taxes for poor and for roads may be levied. Limit. Minn. 125, 5 Ap
Debts.	Bonds
	Amending general law. Funding and refunding bonds. Elections on improvement bonds. Terms, sinking fund, procedure.  Ida. (p. 56) 8 Mr
	May be issued on popular vote for funding floating debt, improving poor houses or roads and bridges. Limit two per cent of valuation. Tax. Minn. 297, 5 Ap
_	Amending form of bonds. When payable. Ia. 57, 27 Mr
1587	Advertising of loans shall be in at least two county papers and three Boston dailies.  Mass. 111, 13 Mr
1588	Funding floating debt. Authorizing.  Ia. 54, 9 F ('94)  Ia. 55, 26 Mr ('94)  Ia. 56, 7 Ap ('94)
1589	Counties may fund debt outstanding April 1, 1895. Bonds pay able five to 20 years. Tax. Minn. 290, 25 Ap
1590	May fund warrants up to July, 1895. N. M. 15, 28 F
1591	Refunding bonds. Counties may vote to refund. Interest; tax. Col. 67, 8 Ap
1592	May issue to 90 per cent of bonds maturing. N. J. 10, 12 F
1593	Authorizing counties to refund. Tax. Ark. 114, 19 Ap
1594	Counties may compromise, compound or refund debts incurred prior to 1895. Tex. 108, 30 Ap
1595	Temporary debt. Counties may issue certificates of indebt- edness for necessary expenses not in excess of anticipated taxes. Wyo. 106, 20 F
1596	Counties of 200,000 population may borrow money after July 1
Audit.	to pay current expenses. Wis. 317, 19 Ap  Account. Funds. Miscellaneous
	Account. Funds. Miscellaneous  Appropriations. Estimates. Commissioners required to
1597	make annual appropriations in detail. No expenditures except as appropriated. Transfers.  Mass. 482, 5 Je
	and the second s

Mo. (p. 125) 8 Ap

S. D. 53, 12 Mr

Mich. 254, 1 Je

1598 Commissioners shall prepare estimates of taxes needed, for state

	comptroller of county accounts.	Mass. 143, 19 Mr
1599	Commissioners required to make appropri January. May not borrow temporarily in	
		Wyo. 106, 20 F
1600	Audit and account. No orders except pe	
	of county board shall be issued upon claim	
	allowance.	<b>W</b> is. 162, 9 Ap
1601	Publication of quarterly statements.	Ida. (p. 13) 5 F
1602	Claims duly allowed by county court barred	
	three years.	<b>Ark</b> . 135, 19 Ap
1603	Suits may be instituted only after claim has	
	acted on by commissioners, or after their n	
		S. D. 63. 12 Mr
1604	Warrants. When may be paid.	<b>Ida.</b> (p. 101) 9 Mr
·1605	No longer receivable for taxes.	<b>Wyo.</b> 85, 18 F
1606	When payment is deferred it shall be in ore	_
	tion.	Fla. 88, 15 My
1607	County funds. Deposit. May be with	
		Wis. 35, 14 Mr
1608	To be deposited daily in bank at county	
	county commissioners. Bonds. Interest.	
		<b>Kan</b> . 116, 6 Mr
1609	Selection of county depositories. Bonds. S	
		N. D. 45, 2 Mr
	Amending law regarding. Mont. Pol. of	· · · · · · ·
1611	Procedure in case of failure to advertise for	
	receive funds.	<b>Wis.</b> 75, 23 Mr
1612	Selection of depository to hold till 60 days	
	selection.	<b>Mo.</b> (p. 126) 8 Ap
1613	Contracts. Commissioners shall not vote	
,	ing beyond term of office.	Nev. 96, 16 Mr
<b>IÓI</b> 4	Circuit court shall on petition of 50 tax	payers inquire into

1615 Advertisements for bids for county buildings must be for four

1616 County debt to state. Whenever debt against county is determined in favor of state, supervisors shall consider payment and may submit question of bonds or tax to people.

charges of bad faith.

consecutive weeks [3 months].

1617 County licenses. Distribution. 50 per cent to school fund of district where collected, 40 per cent to county road fund, 10 per cent to state.

Ida. (p. 37) 5 F

# City finance

#### **Taxes**

- 1618 Limit two per cent. Interest and sinking fund additional.

  Shall be levied for specific purposes.

  S. D. 141, 12 Mr
- 1619 Adoption of general incorporation law by cities over 150,000 shall not repeal limitation. Wis. 332, 19 Ap
- 1620 Taxes for light, water and sewerage. Submitting constitutional amendment permitting increase over fixed rates, on popular vote, for cities under 30,000 to erect or purchase plants. (1896)

  Mo. (p. 289) J. R.
- 1621 Cities under 10,000 subject to act of 1893 relating to taxes only on accepting same; may adopt general laws. Provisions.

Wash. 128, 20 Mr

- 1622 Amending law relating to duties of county officers collecting city taxes.

  Kan. 260, 6 Mr

  Kan. 365, 6 Mr
- 1623 Lands bought by cities for delinquent taxes may be sold or assigned to any person with consent of mayor.

N. J. 196, 20 Mr

- 1624 Cities paying rentals to persons for water supply may retain all taxes levied out of such rental. Wis. 158.9 Ap
- 1625 In cities over 20,000, committee of council shall act with county board of equalization concerning city property.

Wash. 160, 21 Mr

1626 Council may apportion taxes into such separate funds for city and ward purposes as they may determine.

W is. 199, 11 Ap

Debts. Bonds Swain Light and water, Sewers, Parks, etc.)

1627 Laws governing indebtedness shall apply to cities over 15,000.

Ia. 3. 26 Mr ('94)

- 1628 May be issued in payment of condemned lands, property or rights.

  N. J. 243. 22 Mr
- 1629 Bonds for paying judgments. Any city over 100,000 may issue.

  Payment. Provisions.

  Mo. (p. 48) 9 Ap

Mo. (p. 50) 20 Ap

1630 Cities may incur debt beyond usual limit for sewers and water. N. D. 28, 14 Mr



- 1631 Funding floating debt. Authorizing for all incurred prior to admission of state. Tax. S. D. 140, 6 Mr
- 1632 Cities under 5,000 authorized to fund. Terms. Tax.

Minn. 230, 26 Ap

1633 Refunding bonds. Municipalities other than first class may by four fifths vote of governing body refund bonds by exchange or issue new bonds to buy up old ones.

Cal. 176, 27 Mr

1634 Sinking fund. Bonds in fund of cities whose debt exceeds 15 per cent of valuation may be canceled, although not due.

N. J. 11, 12 F

- 1635 Sinking fund commissioners. Changing amount of bond. Term five [four] years. Ind. 12, 16 F
- 1636 Temporary bonds. Cities of 12,000 to 100,000 may issue in anticipation of authorized refunding.

  N. J. 104, 7 Mr
- 1637 Cities may issue payable from next year's taxes, to cover deficiencies in appropriations for police, fire or schools.

Minn. 232, 25 Ap

## Audit. Account. Miscellaneous

- 1638 Appropriations. Cities over 100,000 when appropriations are for current year may anticipate, till they are voted, on the basis of the preceding year.

  N. J. 383, 28 Mr
- 1639 Cities over 100,000 may appropriate money for Memorial and Independence days.

  Pa. 246, 26 Je
- 1640 Audit. Mayor to approve or disapprove all warrants of cities over 100,000. Payment over disapproval. N. J. 321, 22 Mr
- 1641 Miscellaneous. Municipal franchises of all kinds must be sold by auction for highest percentage of gross receipts, not less than two per cent for first five years. Cities may impose other conditions.

  Mo. (p. 53) 9 Ap
- 1642 Any city may pay for property condemned out of its general fund when no special fund provided.

  Minn. 245, 5 Ap
- Division of property between cities and townships in which they lie in certain cases.
   N. J. 49, 25 F
- 1644 Fiscal year. Certain cities may change. Cal. 139, 26 Mr
- 1645 City licenses in cities under 12,000 to be paid to tax collector.

N. J. 197, 20 Mr

- 1646 Printing and advertising. Bids and contracts in cities of 10,000 to 50,000. Wis. 176, 9 Ap
- 1647 Judgments against cities over 100,000 shall be paid from general fund and included in tax levy.

  Cal. 159, 26 Mr

### Village and township finance

1648 Appropriations. Town, township or borough may appropriate \$100 for observance of Memorial day.

N. J. 150, 14 Mr

### Villages, towns and boroughs

- 1649 Borough taxes. Limit for general purposes one [one half] per cent. Proviso. Pa. 254, 26 Je
- 1650 Tax limit in villages over 4,000 two mills except by popular vote.

  Wis. 139, 8 Ap
- 1651 Bonds. Any village over 500 may issue for public improvements.

  Wis. 319, 19 Ap
- 1652 Boroughs authorized to issue for refunding due or outstanding bonds. Tax. Pa. 161, 24 Je
- 1653 Mutilated and lost bonds. Applying general law to villages.

  Minn. 71, 23 F
- 1654 Miscellaneous. All legal voters of boroughs may vote on appropriations.

  N. J. 107, 7 Mr
- 1655 Villages. Monthly financial reports required to be published shall be published in daily newspapers.

  N. J. 132, 14 Mr
- 1656 Voter or his wife must be owner of property assessed upon preceding assessment roll [liable to taxation] to vote on financial questions.

  N. Y. 146, 21 Mr

# Townships (towns)

- 1657 Taxes. Providing for assessment, collection and equalization. S. D. 182, 13 Mr
- 1658 Floating debt. Townships may fund in same way as bonds are refunded.

  Minn. 131, 6 Mr
- 1659 Funds. Deposit. Town supervisors may designate depositories. Bonds. Treasurer not liable for loss.

Minn. 255, 26 Ap-

1660 In counties under township organization advertisement for bids for letting funds may be made as for counties.

Mo. (p. 126) 8 Ap-

- 1661 Accounts. County examiners may be appointed to investigate books of town treasurers. Fees. S. D. 56, 12 Mr
- 1662 County treasurer shall report to township clerk amount due to township twice a year and whenever funds are paid on account of township.
   N. D. 47, 12 Mr
- 1663 Record and numbering of township warrants required. Annual statement of floating debt. Ind. 73, 7 Mr

1664 Town clerk to post copy of financial report at least half an hour before town meeting at place of meeting. Minn. 10, 25 Ap

1665 Town warrants. Treasurer shall keep record and pay in order of presentation. Wis. 310, 19 Ap

# Property and contract rights

(For all laws relating to actions at law concerning such rights see Civil procedure.)

# Property. Possession and transfer

### Ownership. Boundaries

1666 Estates in remainder. Supreme court may on petition appoint trustees to sell in fee simple estates which are subject to remainder.

Mass. 183, 27 Mr

1667 Joint-tenants. Tenants in possession liable by action to cotenants out of possession for share of rental value.

Pa. 138, 24 Je

1668 On petition timber on land owned by tenants in common, joint-tenants or co-partners may be sold and divided.

N. C. 187, 9 Mr

1669 Boundaries. Meridian lines shall be made in each county where county surveyor deems necessary. Compasses and chains corrected thereby. Ind. 124, 11 Mr

1670 County commissioners may on petition provide for surveying and marking section or property lines. Procedure. Assessment of cost.

Minn. 250, 13 Ap

1671 Providing for permanent monuments at corners of sections when majority of residents favor. Paid from tax thereon.

Minn. 249, 23 Ap

1672 Line fences. Agreements between adjoining owners shall be recorded by town clerk. Vt. 120, 12 N ('94)

1673 Persons refusing or neglecting to build may be fined.

Ct. 272, 1 Jl

1674 Repair by party aggrieved when owner refuses. Recovery of double amount.

Ct. 136, 13 My

1675 Amending law so as to require owners of all except timber lands to contribute to cost.

Ia. 104, 24 Ap ('94)

1676 Fences heretofore built under existing laws may be kept up as lawful fences.

W. Va. 35, 14 F

1677 Requiring annual trimming of boundary hedges to certain size.

Ind. 32, 28 F

1678 Party walls. Power of bureau of buildings in cities of 100,000 to 600,000 to regulate. Provisions, procedure. Pa. 105, 7 Je

1670 To grant relief when middle of wall is not on boundary line.

N. J. 129, 14 Mr

1680 Land plats. Requiring record of subdivision of any piece of land into building lots. Penalty. Replacing lost plans.

Pa. 92, 28 My

1681 Town plats when needed in office of auditor general to be supplied by county registers. Procedure. Mich. 136, 13 My

of conveyances. Cally mentioned.

Order of descent. Inalienability. Record by will only when specifically mentioned.

Minn. 39, 25 Ap

## Acquisition. Conveyances

1683 Prescription rights. When owners of buildings and fences having encroached on public lands acknowledge encroachment, they shall be estopped from asserting rights to improvements for 40 years.

Me. 33, 21 F

1684 Fences and buildings facing on public lands can not be removed as nuisances after certain time.

Me. 29, 21 F

1685 Adverse possession. Amending law concerning claims for permanent improvements.

Ari. 25, 14 Mr

1686 Torrens land title system. General law establishing. Goes into effect only on election in each county to be held on petition of majority of voters, except in Cook county (Chicago) where petition by 2.500 sufficient. (Adopted by Cook county Nα. 5, 1895)

Ill. (p. 107) 13 Je

1687 Conveyances. Prescribing forms of deeds, mortgages, releases and acknowledgments. Private seals unnecessary.

Wyo. 93, 20 F

1688 Certificate of purchase or of location or duplicate receiver's receipt of land *prima facie* evidence of ownership.

Ari. 30, 18 Mr

Forms alternative with those heretofore in use. Foreign acknowledgments.

Mich. 185, 22 My
Wis. 125, 3 Ap

1690 All acknowledgments binding after recorded 10 years. Law applicable to deeds by married women. N. J. 24, 18 F

1691 Instruments executed by resident of state acknowledged before notary of another state and registered are valid.

N. C. 181, 9

- 1692 Probate of deed or other instrument executed by husband and wife before différent officers is valid.

  N. C. 120, 2 Mr
- 1693 Probate of deed or other instrument as to husband and acknowledgment and privy examination of wife may be taken before different officers.

  N. C. 136, 5 Mr
- 1694 Foreigners in Europe, North and South America may make acknowledgments before ambassadors. N. Y. 793, 27 My
- 1695 Commissioners of deeds. Commissions and oaths of office shall be filed with recorder of deeds. Del. 10, 7 My
- 1696 Deputy county clerk may perform duties.

  N. J. 32, 19 F
- 1697 Women may be appointed. N. J. 124, 14 Mr
- 1698 Recording conveyances. County treasurer required to endorse statement as to taxes, before record.

Minn. 285, 23 Ap

- 1600 Seal of register of deeds must be affixed to certificate of record of every instrument after recording.

  Mich. 147, 17 My
- 1700 Salaries to be paid register and assistant register of deeds instead of fees. Rates. Accounting of fees. Mass. 493, 5 Je
- 1701 Recorder of deeds may administer oaths. Mo. (p. 241) 18 Mr
- 1702 Office hours of registers of deeds. N. Y. 961, 6 Je
- 1703 Deeds not to be recorded in cities having block map until certified as recorded on map. Exceptions. N. J. 39, 20 F
- 1704 When portion of county is made new county or part of another county, copy of record of titles may be made and received in courts.

  Wis. 48, 16 Mr
  N. D. 38, 12 Mr
- 1705 Where records of register's office destroyed or mutilated, holders of deeds may have them recorded.

  Tenn. 24, 7 F
- 1706 Certified copy of instrument recorded, but not in county where land lies, may be recorded there.

  Tex. 99, 23 Ap
- 1707 If conveyances recorded in wrong registry district and afterward lost, certified copies may be recorded in proper registry district.

  Me. 63, 5 Mr
- 1708 Personal property. Sale of timber and bark by deed.

  Record. Effect as notice to creditors. Pa. 87, 22 My
- 1709 Wine in cellars excepted from requirement of actual change of possession in case of sale, provided transfer be in writing and recorded.

  Cal. 42, 12 Mr
- 1710 Recording of memorandum of certain sales of personalty may constitute constructive notice. Form. N. H. 22, 28 F

### Property rights of married women

- 1711 May receive from any person [other than husband] inheritance, gift or bequest as if unmarried. Conveyances between husband and wife valid as between other persons. Wis. 86, 23 Mr
- 1712 Conveyances made and acknowledged as if unmarried.

Cal. 53, 14 Mr

- 1713 May make executory contracts and give power of attorney to sell land as if unmarried.

  Ark. 47, 19 Mr
- 1714 Powers of attorney for sale or incumbrance have same effect as though unmarried.

  Cal. 35, 9 Mr
- 1715 May by power of attorney, husband joining therein, appoint attorney in fact who may convey real property.

W. Va. 9, 21 F

1716 Can not alienate or mortgage lands without assent of husband.

Ala. 546, 18 F

- 1717 Acknowledgments taken as if sole. Wis. 125, 3 Ap
- 1718 Funeral expenses shall be paid from own estate if sufficient; if not, by husband.

  Ct. 202, 22 Je
- 1719 Repealing law requiring husband to be taxed for wife's property
  Vt. 11, 27 N ('94)
- 1720 Contracts of non-resident married women have force of resident married women.

  Ala. 424, 18 F
- 1721 Conservator of married woman's estate whether husband or otherwise may apply portion of estate for her maintenance or medical treatment on order of probate court. Ct. 92, 25 Ap
- when delivered, same as husband's.

  Liability for purchase of necessaries or promise to pay for same

  when delivered, same as husband's.

  S. D. 132, 21 F
- 1723 If on faith of endorsement, guarantee, promise to pay debt or answer for default of other persons, married woman obtains property for own use, she shall be liable as though unmarried.

  N. J. 430, 13 Je
- 1724 Separate property not subject to levy for debt incurred by husband for necessaries of family unless she be joined in action and questions involved determined and recited in execution.

Mo. (p. 222) 9 Ap

- Homestead. Exemptions from execution (See also Exemptions from taxation)
  - 1725 Homestead. General law. Definition. Value not over \$2,000. Manner of selection. Procedure of creditor to have appraised if not previously selected. Wash. 64, 13 Mr

1726 Amending law. Wife need not file notice of homestead to purchasers and mortgagees. Provisions in case of death.

Mo. (p. 185) 9 Ap

1727 Sale for re-investment permitted on petition of beneficiary even when debtor refuses consent.

Ga. (p. 93) 15 D ('94)

1728 Exemptions. When property exempt is burned, insurance equally exempt.

Wash. 76, 19 Mr

1729 Personal property not exempt from execution or attachment for material or labor on same. Vt. 42, 24 O ('94)

1730 Life insurance for surviving widow, husband or minor child to amount of \$5,000.

S. D. 89, 12 Mr

1731 Proceeds of life insurance exempt. Wash. 125, 20 Mr

1732 Family portraits. Tenn. 201, 14 My

1733 Food for family for six months, four oxen, horses or mules and food for same six months, crops grown or growing on 50 acres.

Ida. (p. 85) 9 Mr

1734 100 [50] bushels of wheat. Minn. 79, 21 Mr

1736 One bicycle. Minn. 37, 23 Ap

1737 Wages of judgment debtor for calendar month during which process has been issued [30 days preceding order].

Nev. 97, 16 Mr

1738 Pay and bounty of non-commissioned officer or private in U.S. or state service. N.Y. 663, 14 My

1739 Notice to debtor to file schedule must be made when warrant served. When second schedule not necessary on subsequent execution.

111. (p. 174) 24 Je

Public use. Eminent domain (See also purposes for which property may be taken

—Railways, Cities, etc.—; and Civil procedure—Condemnation proceedings)

1740 General law regulating exercise Ga. (p. 95) 18 D ('94)

1741 Submitting constitutional amendment that private property may not be "destroyed or damaged," as well as "taken," without compensation. (1896)

Minn. 5, 23 Mr

1742 Land can not be taken for flowage for ice pond.

Ct. 151, 23 Mr

1743 May be exercised for water reservoirs for municipalities, transportation, mines and irrigation.

Ari. 58, 21 Mr

1744 Corporations to construct railways, roads, bridges or canals may exercise over state lands.

Wash. 80, 19 Mr

- 1745 May be exercised for water tunnels, irrigation works, roads from mills, mines, factories and property for public purpose, and for electric works.

  Cal. 98, 26 Mr
- 1746 Appropriation of water. For irrigation, mining, milling, waterworks and stock-raising. Procedure. Construction of works.

  Tex. 21, 9 Mr
  Tex. 23, 21 Mr

1747 When debris commission recommends erection of dam near proposed diversion of water, claimant to have 60 days after completion of it to commence work in appropriating rights.

Cal. 74, 23 Mr

### Trespasses. Miscellaneous

1748 Trespass. Misdemeanor to anchor or tie up family, junk and fish boats over 10 hours without consent of owner of adjoining land.

In 1. 32, 28 F

1749 — 12 hours. W. Va. 22, 5 F

1750 Fishing on lands of another without leave unlawful.

N. C. 147, 8 Mr

1751 Owner need not have posted notice that pond was private in order to recover damages for fishing.

Mo. (p. 159) 1 Ap

1752 When fences dispensed with in any county or part thereof, laws of trespass remain in full force. Fla. 89, 8 My

1753 Unlawful to take nuts and berries without consent.

Pa. 118. 18 Je

1754 Hunting on enclosed lands without permission forbidden.

~Ia. 64, 28 F

1755 Penalty for trespassing with gun on land. N. J. 148, 14 Mr

1756 Seals. When word "seal" or "L. S." sufficient. How affixed. Instruments of corporations where no seal adopted.

Mich. 198, 23 My Wis. 129, 3 Ap

1757 Legal typewriting. Declared to be of equal force with writing except for signatures.

Pa. 125, 18 Je

# Liens. Incumbrances

1758 Incumbrances. Discharge by limitation after 21 years from time due or last payment made. Procedure. Pa. 30, 8 My

1759 Acknowledgments of or promises to pay debts barred by limitation must be in writing and signed. Fla. 54, 14 My

1760 Payment of lien in any conveyance of record must be recorded in margin of conveyance. Penalty for failure.

Ala. 116, 14 D ('94).

### Real estate mortgages

1761 Real estate held undisturbed for 20 years shall be clear from undischarged mortgages.

Me. 80, 12 Mr

1762 No foreign corporation or individual shall act as trustee in any deed of trust or other conveyance unless there be as co-trustee a domestic trust corporation or citizen of state.

Mo. (p. 231) 1 Ap

1763 Assignment must be in writing and recorded.

Ore. (p. 55) 23 F

1764 Discharge. Satisfaction. Amending law. No full release recorded unless notes secured are cancelled in presence of recorder and tact entered on margin of mortgage record.

Mo. (p. 231) 9 Ap

1765 Satisfaction how made. Effect.

Ore. (p. 55) 23 F

1766 County auditor shall acknowledge satisfaction on payment.

Ia. 53, 23 Mr ('94)

1767 To make false affidavit of loss of note secured by mortgage or to execute fraudulent deed of release for purpose of releasing on record, felony.

Mo. (p. 157) 26 F

1768 Refusal by mortgagee to discharge after performance of conditions shall render liable for damages. Me. 69, 6 Mr

Foreclosure sales (See also Judicial sales, Foreclosure actions)

1769 Mortgages shall not be foreclosed within one year from death of debtor except on order of court.

Col. 112, 8 Ap

1770 Shall not be made except by judgment of court or written recorded consent of mortgagor to amount of debt, made after maturity. Procedure in court.

S. C. 548, 5 Ja

1771 Notice of sale shall describe premises fully as in trust deed or mortgage.

N. C. 294, 13 Mr

1772 Sales by agents of mortgagees or of trustees, valid.

N. C. 117, 2 Mr

1773 When there are subsequent incumbrances, judgment of foreclosure may provide that any incumbrancer on paying foreclosed debt and costs and other debts may take property. Ct. 277, r Jl

1774 When commissioner after sale becomes disqualified to act, court may appoint elisor to make deed to purchaser.

Cal. 108, 26 Mr

1775 Referees' fees upon sales may be fixed by court over \$50 when value over \$10,000.

N. Y. 241, 4 Ap

1776 Attorneys' fees for foreclosure.

Wash. 48, 11 Mr

Chatte	el mortgages (See also Crimes—Fraudulent convey	rance of mortgaged property)
1777	Extending list of articles which may be m	
		<b>Cal.</b> 60, 16 Mr
1778	Notes so secured must state on face. Placelosure; expenses.	ace and manner of fore- Ill. (p. 260) 21 Je
1779	Crop mortgages void if on crops to be grathereafter.	own more than one year S. D. 138, 12 Mr
1780	Mortgages on stock in trade shall cover made, to extent of debt unpaid.	r goods acquired after Wis. 11, 27 F
1781	Discharge. Shall be returned to mo deeds when satisfied or destroyed as mortgages may be destroyed.	
1782	Method same as mortgages of real estate	. Ida. (p. 54) 7 Mr
1783	Indulgence or acceptance of partial pay	
	gagee after condition broken, not to dis	
_		S. C. 539, 21 D ('94).
1784	Foreclosure. Requiring five days not sale.	ice to mortgagor before N. J. 256, 22 Mr
1785	Unorganized counties attached to organize closure. General provisions. Penalty of mortgaged ranging stock.	
1786	Any portion of goods sold for separate p within two days by paying price and co	
1787	Record. Must be recorded where mort	• • •
• •		Me. 39, 21 F
1788	Permitting filing of original or copy ins making valid notice for five years. Fee	
1789	If property is in unorganized township shoof deeds of county.	all be filed with register Minn. 102, 5 Ap-
1790	Statement describing [copy of] mortgage to keep alive. Place where filed.	shall be filed annually N. Y. 354, 18 Ap
1791	<b>Pledges.</b> Pledgee may purchase at p pledged.	ublic auction property  Cal. 18,8 Mr
Mecha	nics' and other liens	
	•	A mlm
1792	Mechanics' liens. General law.	Ark. 146, 20 Ap Ill. (p. 225) 26 Je N. J. 154, 14 Mr

1793 Amending general law

Ala. 570, 18 F

1794	May be	had	for	labor	or	materials	furnished	if	exceeding	\$10
	[\$20]	in va	lue.					C	Ct. 143, 23	, My

- 1795 Contract that no lien shall be filed by sub-contractor or other person valid only when in writing and filed. Pa. 260, 26 Je
- 1706 Granting lien on work for county, municipality or school corporation.

  S. D. 133, 21 F
- 1797 Allowed on well or cistern. Ark. 84, 9 Ap
- 1798 Commencement. To be from date of furnishing first item of labor or material.

  Minn. 101, 25 Ap
- 1799 Time of filing extended to four months. Failure to file defeats lien. S. D. 135, 13 Mr
- 1800 Claimant must file statement of amount due within 40 [30] days after stopping work.

  Me. 34, 21 F
- 1801 Continuance. May be continued for one year by order of court within first year and in same way from year to year.
   Proviso.
   N. Y. 161, 23 Mr
- 1802 Continuance by filing affidavit shall not extend over one year as against third persons.

  Wis 109, 29 Mr.
- 1803 Shall not be continued by scire facias beyond five years unless recorded on judgment docket of county courts. When same shall be lien against terretenant.

  Pa. 57, 16 My
- 1804 Sales. Enforcement. May be made by bill in equity.

  Procedure. Sale and redemption. Lienors share pro rata.

Me. 30, 21 F

- 1805 Removing limit of amount which must be paid from sales under executions when not disputed.

  Ida. (p. 48) 7 Mr
- 1806 Dissolution. Lien on real estate may be dissolved by substituting bond, on order of court. Limitation of action on bond two years.

  Ct. 50, 3 Ap
- 1807 Bonds given to release may be approved by justices of police, district or municipal court.

  Mass. 404, 21 Mr
- 1808 Costs. Of filing shall not be over \$25. Wis. 299, 19 Ap
- 1809 May be recovered and inserted in lien. Minn. 101, 25 Ap
- 1810 Laborers. Shall have lien on any object or property for work thereon, subject to prior and to landlords' liens.

Ark. 35, 11 Mr

- 1811 Farm laborers have lien on corps. N. D. 63, 11 Mr
- 1812 Lien for labor on crops prior to chattel mortgage. Penalty for removing crops without consent. Ida. (p. 137) 9 Mr

1813	Wages for yarding hemlock bark first lien. Me. 60, 5 Mr
1814	Lien for cutting pulp wood, manufacturing or hauling charcoal.
•	Wis. 72, 22 Mr
1815	Miners' liens. Same rights as under law of mechanics'
	liens. Ill. (p. 242) 21 Je
1816	Amending law. Lien for labor and materials prior to all except
	of state or U. S. S. D. 134, 13 Mr
1817	Lien of laborers in mines and quarries on output.
	Ark. 23, 28 F
-0-0	Hotel keepers. (See also Crimes - Defrauding hotel keepers)
1818	Lien on baggage of guests.  Ari. 31, 18 Mr
_	Tenn. 67, 12 Ap
1819	If amount due not paid in 60 days may on notice sell baggage or
	personal property [hold property till paid]. Wyo. 6, 29 Ja
1820	Lodging house keepers other than of emigrant lodging houses
	have same rights to detain and sell baggage of lodgers as inn
	keepers. N. Y. 884, 4 Je
1821	Other special liens. Mines. General law of mechanics'
	liens not applicable to owners of mines who lease same in
	small blocks. Col. 89, 13 Ap
	Horse shoers shall have lien for shoeing. Ore. (p. 121) 25 F
1823	Artisans. Sale of property by artisans holding same after 90
	days if value under \$5 [one year]. Tenn. 142, 7 Mr
1824	Stallions and bulls. Owner has prior lien on offspring.
	Fla. 31, 28 My
1825	Lien of owner of stallion on colts may be enforced until colts are
	six months old. Me. 25, 18 F
1826	Pasturage. Owners have lien on animals placed with them.
	T ex. 71, 29 Ap
1827	Vessels. Amending law. Valid for one year [till sailing].
	Pa. 162, 24 Je
1828	Timber. Owners of land have lien on timber sold. When at-
	tachment may be issued. Ala. 146, 17 D ('94)
1829	Towing. Owners of steamboats have lien for towing logs or
•	lumber. Me. 35, 21 F
	Wash. 88, 19 Mr
1830	Cotton gin. Owners have paramount lien on cotton ginned and
-	baled. Ala. 340, 18 F
1831	Textile manufacturer's lien on material for manufacturing into
-	yarn may be enforced by public sale after notice.
	Ct. 163, 23 My



1832 Grading. Lien on land for labor. Ia. 16, 29 Mr ('94)

1833 Persons dredging, filling in or altering land under water, or marsh lands, or furnishing material shall have lien. N. Y. 673, 14 My

1834 Lien on railways for furnishing material or performing labor.

• **Tex.** 126, 29 Ap

1835 Lien on railways for material or supplies furnished, and for live stock killed.

Ga. (p. 68) 18 D ('94)

# Other obligations and contracts

# Conditional sales (personal property)

- 1836 When property is unpaid for it may be taken and sold at auction and balance over amount due returned to purchaser [property retained entire by seller]. Notice to purchaser. N. Y. 523, 3 My. N. Y. 925, 5 Je
- 1837. Except of household furniture, musical instruments, bicycles and property exempt from attachment shall be in writing and recorded.

  Ct. 212, 25 Je
- 1838 Not valid against purchaser or judgment creditor of vendee unless in writing and recorded.

  Wyo. 40, 15 F
  Ari. 12, 4 Mr
- 1839 Not binding unless in writing nor excepting on original parties unless recorded. Redemption, foreclosure. Me. 32, 21 F
- 1840 When there is actual delivery, all conditions that ownership remains with seller void against judgment creditors.

N. J. 144, 14 Mr

- 1841 When contract by which vendor or bailor retains right in personalty not void as to third parties. S. C. 545, 24 D ('94)
- 1842 \$10 penalty besides damages for refusal to discharge lien after tender of charges.

  Vt. 55, 7 N ('94)
- 1843 Persons removing property out of state without consent of vendor fined double value. Vt. 54, 8 N ('94)

### Hiring. Landlord and tenant (See also Ejectment actions)

- 1844 General law. Suits. Re-entry. Lien of landlord. Termination of leases.

  Ari. 56, 21 Mr
- 1845 Either party may waive 30 days notice of termination of lease.

  Me. 74, 7 Mr
- 1846 Goods of ejected tenant may be stored and sold by selectmen when tenant fails to come for them.

  Ct. 105, 1 My
- 1847 Exemption of sewing machines or typewriters leased or hired, from distress for house rent. Pa. 194, 25 Je

### Trusts. Fiduciaries. Sureties (See also Insurance-- Surety companies)

- 1848 Court may continue limited trust having remainder to beneficiary when beneficiary is incapable.

  Ct. 70, 11 Ap
- 1849 When trustee is appointed for life of beneficiary he may lease real estate for term of years by permission of court.

N. Y. 886, 4 Je

- 1850 Amending law relating to adjudication of accounts of trustees and guardians.

  Mass. 288, 17 Ap
- 1851 Under certain circumstances where provision is made for sale of trust property and distribution of proceeds, trustee may divide property without sale on order of court or consent of all parties.

  Mich. 40, 27 Mr
- 1852 In what bonds funds may be invested by trustees and guardians.

  N. H. 71, 27 Mr
- 1853 Trustees of property given for benevolent purposes required to report annually to circuit court. Supervisory power of court.

  Ind. 125, 11 Mr
- 1854 Fiduciaries' bonds. Amount paid surety company may be charged as lawful expense of administering trust.

Pa. 158, 24 Je Wis. 219, 13 Ap Vt. 125, 27 N ('94)

- 1855 Executors and other fiduciaries may agree with sureties for deposit of trust funds and property in such way that it can be withdrawn only on consent of sureties. Minn. 222, 25 Ap
- 1856 Sureties. Any surety on any form of bond may be discharged at his request and new surety must be furnished.

Minn. 295, 25 Ap

1857 Hotel keepers. Liability for property of guests. Safes.

Vt. 112, 27 N ('94) Ari. 31, 18 Mr Cal. 47, 12 Mr

### Partnership

- 1858 Amending law as to manner in which special partners may be admitted to firm or may increase capital. N. Y. 145, 21 Mr
- 1859 Receivers to be appointed by state chancellor on petition stating that partners can not agree on way of winding up, or that there is danger of waste. Powers. Fla. 68, 21 F

1860 One or more creditors representing one third of unsecured debtsmay petition for receiver of firm or corporation.

Ga. (p. 89) 13 D ('94)

#### Loans. Negotiable instruments (See also Legal holidays)

1861 Negotiable instruments containing provision for attorney's fee, exchange or similar charges equally valid and negotiable, and such provision shall not bring under usury laws.

Fla. 53, 25 My

- 1862 Suits upon negotiable paper. Liability of joint parties, endorsers, drawers, etc. Promissory notes. III. (p. 262) 4 Je
- 1863 Interest. Legal rate eight [12] per cent. 12 per cent |unlimited | may be contracted for. Usury works forfeiture of all **Wyo**. 30, 11 F interest.
- 1864 Legal rate six per cent. Forseiture of entire interest for charging usury. N. C. 69, 21 F
- 1865 Legal rate seven per cent; not over 12 per cent may be agreed Wash. 136, 20 Mr upon.
- 1866 Rate on loans on chattel mortgages, bills of sale and other evidences of debt, not over 10 per cent. Wi:. 327, 19 Ap
- 1867 Discount of interest not allowed for period exceeding 12 mon hs. Ark. 150, 20 Ap
- 1868 Taking more than six per cent on loan secured by furniture,
- plate, tools, wearing apparel or jewelry, misdemeanor.

N. Y. 72, 5 Mr

- May be sold by one to whom 1869 Collateral securities. pledged in such manner as agreed in writing by both parties, and title shall vest in purchaser. Fla. 55, 16 My
- 1870 Person holding stock pledged for advance of money, assigned in blank with power of attorney, retains right after death, insanity or disability of assignor. Ga. (p. 44) 13 D ('94)
- 1871 Days of grace. Abolished. Paper due on Sunday or holiday payable next business day. Pa. 121, 18 Je

Ill. (p. 261) 4 Je

Wis. 122, 3 Ap

Ct. 41, 2 Ap

N. J. 8, 12 F

- 1872 Saturday half holiday. Legalized in cities over 100,000. Maturity of paper. Mo. (p. 47) 18 Mr
- 1873 Banking hours on Saturday shall end at noon. Ct. 41, 2 Ap
- 1874 If paper liable to protest at noon Saturday it may be protested after noon or next business day. Mass. 415, 28 My

1875 Time for acceptance of paper presented on Friday before Saturday not a holiday shall expire at 12 o'clock Saturday.

Mass. 415, 28 My

1876 Protests. Fee of notary public 25 cents [\$1].

N. C. 296, 13 Mr

1877 Mail notice to parties sufficient. Fee \$1.50. Tenn. 203, 14 My

### Insolvency

1878 General law.

Cal. 143, 26 Mr

1879 Miscellaneous amendments to law.

Minn. 66, 13 Ap Vt. 52, 26 N ('94)

1880 Providing alternative mode of filing inventory and securing absolute discharge of debtor.

Minn. 67, 24 Ap

1881 Insolvency courts. Fees. Mass. 394, 17 My

1882 Insolvency courts shall always be open except on holidays.

Mass. 215, 4 Ap

1883 Submitting to next legislature constitutional amendment abolishing office of commissioner of insolvency in counties.

Mass. (p. 1480) ('93)

To people. (Adopted Nov. 6, 1894) Mass. Res. 87 ('94)

1884 Messenger in insolvency may under order of judge do any duty that assignee may do when appointed. Assignee may prosecute suit brought by messenger.

Vt. 53, 27 N ('94)

1885 Transfer or incumbrance made voluntarily or without valuable consideration while insolvent, shall be fraudulent and void.

Cal. 145, 26 Mr

1886 Under what circumstances creditors may apply for seizure and distribution of estate. Consolidating laws. Mass. 209, 4 Ap

1887 Creditors' meetings may be in open court or at chambers. If at chambers proceedings shall be certified by judge.

Ida. (p. 76) 9 Mr

1888 Actions in which creditor of deceased insolvent debtor is sole plaintiff or defendant preferred.

N. Y. 795, 27 My

1889 When debtor is discharged upon composition of claims, creditor not signing agreement may prove claim within two months of beginning of proceedings, and receive the agreed per cent.

N. H. 88, 28 Mr

1890 Wherever notices are required in insolvency proceedings court may fix time.

N. H. 39, 13 Mr

1891 Discharge of debtor. Petition for may be made within 12 months after final settlement and not afterward.

N. H. 38, 13 Mr

1892 No debtor discharged in insolvency proceedings shall be arrested on mesne process or judgment recovered on claim, unless such claim was created by fraud or defalcation.

Me. 93, 14 Mr

# Voluntary assignments

1893 General law.

Ark. 109, 19 Ap

Ga. (p. 90) 13 D ('94)

- 1894 Construed to include all property liable on execution if judgment taken at beginning of insolvency proceedings. N. H. 68, 27 Mr
- 1895 Deeds of assignment shall be filed in office of probate judge.

Ala. 426, 18 F

1896 Preferred creditors. Amending law relating to granting preferences and making transfers in anticipation of insolvency.

W. Va. 4, 20 F

- 1897 All instruments executed to secure debt which gives preferences are void.

  N. C. 466, 13 Mr
- 1898 Attempts to give preference shall be sufficient to authorize any creditor to obtain attachment and injunction.

Tenn. 128, 11 My

- releasing security for benefit of all. Deemed creditors for balance after deducting security.

  Cal. 94, 26 Mr
- 1900 Assignees. Actions by and against assignees respecting any property must be brought within six years from time when they might have been brought.

  Mass. 432, 29 My
- 1901 Removal may be made by court on application of single creditor [majority in interest]. Mich. 124, 8 My
- 1902 Court may discharge on final account when all property has been equitably divided and expenses of assignment paid [and not less than 50 per cent of indebtedness paid]. Wash. 151, 21 Mr
- 1903 Assignees' sales may be by private sale or auction at discretion of court. Notice. Extension of time. Trust to be closed if possible in one year, etc.

  Mich. 124, 8 My
- 1904 Orphans' court on petition may set day for presentation of claims of creditors and may order sale of property of debtor.

N. J. 309, 22 Mr

1905 Courts may authorize compromise of claims by trustees in insolvency in favor of or against estate.

Ct. 83, 19 Ap

# Estates of decedents.

#### Descents. Devises

### Descent. Succession

- Election of legacy or right by descent. Dower abolished.

  Descent of property of married women.

  Me. 157, 26 Mr
- 1907 If no issue nor surviving husband, wife or father, intestate estate shall descend to mother.

  Vt. 56, 20 N ('94)
- 1908 Repealing requirement that no estate may be given by deed or will except to persons in being or their immediate issue or descendants.

  Ct. 249, 29 Je
- 1909 If minor die intestate before marriage without issue, his portion of estate shall be distributed as if he died in lifetime of parent.

Ct. 230, 4 Jl

- from adopting parents shall go to relatives through such parents; property from natural parents shall go as if no adoption.

  Minn. 221, 5 Ap
- 1911 Property exempt to minors from administration on death of father shall be exempt on death of mother. Ala. 558, 18 F
- 1912 Descent of lost persons who could inherit from each other, when impossible to determine which died first.

Ga. (p. 104) 11 D ('94)

- after death of owner, subject to rightful claims and to rights of administrator or executor.

  Wash. 105, 20 Mr
- 1914 Widows and widowers. When husband or wife dies intestate without children survivor shall inherit absolutely \$2,000 and one half of remainder of estate. Ct. 217, 22 Je
- 1915 In addition to right of dower widow shall inherit intestate property equally with lineal descendants. Election between dower and special provisions or rights. N. Y. 171, 28 Mr Repealed, N. Y. 1022, 14 Je
- 1916 Wife shall have right of dower in absence of provision in will.

Wis. 123, 3 Ap

1917 Commissioners for laying off dower may be appointed by judges of superior court in term time or at chambers.

Ga. (p. 51) 12 D ('94)

1918 If married woman die without descendants, husband entitled to one half real and personal property absolutely, subject to her debts.

Mo. (p. 169) 2 Mr

1919 Widower of wife dying intestate has same right over her personal property as widow over husband's.

Mo. (p. 35) 8 Ap

1920 Personal estate of married woman after paying claims shall go absolutely to husband if no children or heirs thereof; otherwise husband and children share alike.

Del. 207, 8 My

### Wills. Escheats

1921 Typewritten wills shall be valid.

Wyo. 20, 6 F

1922 Holographic wills shall be valid. Nev. 111, 20 Mr

1923 Signature of testator made by another shall be attested and subscribed by witnesses in presence of each other. Wis. 120, 3 Ap

1924 Executors, etc., of estate of person who has made grants to defraud creditors may by order of court have same cancelled for benefit of heirs, subject to lawful claims.

Ark. 111, 19 Ap

1925 Escheats to state. Board of claims empowered to determine claims of heirs for release of property escheated. Appeal.

N. Y. 948, 6 Je

1926 Recovery from purchaser who secured property at sheriff's sale.

Tex. 124, 30 Ap

### Administration. Probate Procedure

## Courts. Procedure generally

1927 Probate courts. Shall always be open except holidays.

Mass. 215, 4 Ap

1028 Commission to prepare rules of practice and blanks.

Me. 17, 12 F

1929 Probate judges. Examination fee shall be \$3. Ala. 377, 16 F

1930 County (probate) judge cannot set aside or vacate judgment of circuit court but may review. Wis. 252, 17 Ap

1931 County judge shall act outside of county when summoned because regular judge is disqualified. Compensation.

Wis. 359, 19 Ap

1932 Probate judge pro tempore how appointed to act in case of death, removal or temporary disability of judge. Mich. 148, 17 My

1933 Probate judges and officers prohibited from practicing law or making accounts or reports for executors, etc., in court where appointed.

Ill. (p. 79) 17 Je

1966 Courts may authorize compromise in favor of or against estate.

Ct. 83, 19 Ap

- 1967 Disputed claims. Amending law as to reference by agreement of parties.

  N. Y. 595, 10 My
- 1968 Notice of hearing of petition for conveyance of land on contract made by deceased, 20 [10] days. Expense of sale may be paid from estate. Wis. 166, 9 Ap
- 1969 Justice of peace may take cognizance of action against estate where claim less than \$50 has been rejected.

N. Y. 527 3 My

1970 Reducing limit of time for action against estates.

Me. 133, 21 Mr

- 1971 Sale of real estate. May be by auction or private sale as court deems best.

  N. H. 4, 13 F
- 1972 When two disinterested freeholders testify real estate not worth over \$500, probate judge may allow sale to be private, but not for less than value.

  Mich. 127, 10 My
- 1973 Procedure in case widow is entitled to dower interest in proceeds of sale made to pay debt of decedent.

  Del. 116, 16 Mr
- 1974 Sale by executrix or administratrix who marries during proceedings and signs by original name valid.

  N. J. 87, 5 Mr
- 1975 Title at sale not invalidated because conveyance does not contain order directing or confirming sale.

  N. Y. 525, 3 My
- 1976 Mortgage of real estate. Court may authorize by administrator or executor.

  Mass. 140, 19 Mr
- 1977 May be made when necessary on order of court.

Wash. 157, 21 Mr

- 1978 Administrators, executors or guardians may mortgage trust property, on conditions.

  Neb. 33, 8 Ap
- 1979 Accounts. Shall be for distinctly stated times and consist of three schedules.

  Mass. 210, 4 Ap
- 1980 Failure to make annual accounts forfeits compensation and renders liable for damages.

  S. C. 541, 24 D ('94)
- 1981 Court may approve allowances made in good faith for just claims though not approved at time of payment. Minn. 223, 25 Ap
- 1982 Shall be filed each April and October [every six months] after appointment. Exceptions. Ore. (p. 89) 25 F
- 1983 Partition of real estate. Sale when it can not be equitably divided and some of parties are unknown.

Ala. 86, 13 D ('94)

- 1984 Repealing law giving preference of males to females and elder to younger sons when piece of realty can not be divided but is assigned to one heir.

  Mass. 118, 13 Mr
- 1985 When return for assignment of dower or partition is accepted by probate court, copy shall be filed with register of deeds for county where lands lie.

  Me. 108, 20 Mr
- 1986 Amending law, and repealing permission to divide in certain cases.

  Mich. 175, 21 My
- 1987 Distribution. Share of minor living outside state may be received by guardian appointed in state where minor resi les.

  Tex. 96, 29 Ap
- 1988 Amending law as to procedure by which executor or administrator may deliver distributive share to guardian or trustee.

Del. 114, 115, 20 Mr

- 1989 When estate is in money executor or administrator may pay into court shares of absent persons as near as their names can be ascertained.

  Cal. 80, 26 Mr
- 1990 Legacies may be distributed by order of court to such persons as seem indicated by will.

  Mass. 134, 16 Mr
- 1991 Bank deposits of decedent. Collection by heirs if deposits in all banks in state do not exceed \$500 [\$300]. Cal. 27, 8 Mr
- 1992 Executors when entitled by will to personal estate after payment of debts and legacies need not file inventory or settle accounts in surrogate's office. Exceptions. N. J. 311, 22 Mr
- 1993 Uncalled-for moneys in hands of executors, etc., may after three years be paid into probate court and executor discharged.
   Court to hold for owner.

  Ark. 73, 3 Ap
- 1994 Record to be made of orders of court for deposit of money with county treasurer and of receipts therefor. N. Y. 544, 3 My
- 1995 Final settlement. Notice by posting or publication as court may direct. Time as court may direct but not less than ten days.

  S. D. 70, 12 Mr
- 1996 Amending law as to time and as to persons to be cited to hearing.
  N. Y. 426, 26 Ap
- 1997 Share of each estate in cost of general notice of settlements during term not to exceed 20 cents.

  Mo. (p. 184) 11 Ap
- 1998 Miscellaneous. Executor's commissions. Fixing rate when will specifies no compensation or when executor renounces provision in will.

  Wyo. 55, 16 F

- 1999 In insolvent estates judge of probate may fix amount for burial lot and erection of monument.

  Me. 114, 20 Mr
- 2000 Executors and administrators may be represented by counsel in management of estate.

  Nev. 35, 7 Mr
- 2001 Neglect to surrender property wrongfully appropriated, within 60 [30] days of order to do so, is embezzlement. Increasing penalties.

  Mich. 51, 29 Mr
- 2002 Executors and administrators shall be discharged from liability by filing releases of persons receiving shares of estate of person supposed to be dead who afterward returns.

N. J. 373, 28 Mr

- 2003 Foreign executors and administrators authorized to release mortgages, etc., on certain conditions [omitting provision that records show such mortgages, etc., listed in assets of estate in court where probated].

  Ia. 51. 24 Ap ('94)
- 2004 Foreign executors and administrators may satisfy mortgages upon recording copy of letters.

  Cal. 22, 8 Mr

### Guardianship

(See also Family, Orphans)

#### General

2005 Next of kin of persons under guardianship may appeal from any order of probate or chancery court directing or sanctioning action of guardians, same as in other cases.

Mich. 132, 10 My

2006 Mortgage of ward's real estate. Judge may authorize if necessary and expedient.

N. H. 5, 21 F

Col. 82, 13 Ap

Mich. 75, 16 Ap

Neb. 33, 8 Ap

- 2007 Under what circumstances court may allow sale of real estate by guardians to be private.

  Mich. 128, 10 My
- 2008 Foreign guardians. Same provision as to sale of real estate as for foreign administrators.

  Minn. 90, 25 Ap
- 2009 When guardian and ward remove from county of appointment, guardianship may be removed. Procedure. Tenn. 34, 13 F

# Guardians of minors

2010 Appointment may be on petition of minor if 14 years of age.

Notice to person having care and such relatives in county as
court deems proper.

S. D. 71, 12 Mr

2011	Procedure in nomination by minors.	Wi	<b>s</b> . 196, 11	Аp
2012	Estate of ward and bonds of guardian shall	be o	examined	an-

2012 Estate of ward and bonds of guardian shall be examined annually.

Tex. 136, 8 My

2013 Jewelry shall be kept and delivered to ward at age.

N. C. 74, 23 F

- 2014 Removal of property in state to state of residence of ward and guardian.

  Vt. 61, 27 N ('94)
- 2015 Duplicate receipt of order for removal of property of absent ward must be filed by local administrator in court in which non-resident guardian received appointment. Cal. 21, 8 Mr
- 2016 Minors under 14 entrusted by probate court to parent or guardian may be bound out as apprentices or servants with consent of court.

  Me. 28, 21 F
- 2017 Remission of probate fees in cases of adoption of minors under 14 with estate less than \$500. Ill. (p. 175) 21 Je
- 2018 Fee of solicitor of state for appointing receiver of orphan's estate, \$10.

  N. C. 14, 5 F

### Guardians of insane, drunkards, etc

2019 When public administrator to act as guardian.

Mo. (p. 35) 11 Ap

2020 General regulation of procedure in inquiring into and appointing guardians for weak-minded persons.

Pa. 220, 25 Je

2021 Amending law as to appointment of guardian for property.

III. (p. 243) 17 Je

2022 Circuit judges may appoint when person judicially declared insane. Bonds. Powers same as guardians of minors.

Fla. 38, 20 My

- 2023 Appointment of committee when incompetent person is in state institution.

  N. Y. 824, 29 My
- 2024 When ward dies guardian may administer estate and settle without further letters of court.

  Ill. (p. 244) 7 Je
- 2025 Committee may at any time in discretion of court render intermediate account, which on approval shall be final to date.

N. Y. 746, 23 My

2026 Guardian may petition court of chancery for instruction concerning support of ward out of his estate.

N. J. 264, 22 M

2027 Bond shall be given to judge of county court [ward] by guardian.

Wis. 186, 11 Ap

# Administration of justice Practice of the law

2028 Admission to bar. General law. Examination by board to be appointed by governor. Requirements before examination. Non-resident attorneys how admitted.

Mich. 205, 24 My

2020 Examination by supreme court Qualifications.

**Wash**. 91, 19 Mr

- 2030 Examination may be made by three supreme court commissioners. Report to court for final action. Cal. 58, 16 Mr
- 2031 Only by supreme court [any court]. It may appoint commission to examine.

  Neb. 6, 30 Mr
- 2032 Examination by committee of three attorneys. General nature of questions.

  Mo. (p. 43) 9 Ap
- 2033 Applicants must be citizens of U. S. or have declared intention two years previous to application.

  N. M. 18, 26 Ja
- 2034 Women may be admitted.

N. J. 190, 20 Mr

- 2035 Miscellaneous. Procedure for disbarring attorneys guilty of dishonesty, immorality or crime. Fla. 58, 25 Ap
- 2036 Amending law prohibiting certain judges and court officers from practising. Probate judges and officers. Ill. (p. 79) 17 Je
- 2037 Attorneys employed in or occupying office with judge shall not practise in court where judge sits.

  N. J. 331, 25 Mr
- 2038 Amending law as to appointment of another attorney in case of death or disability.

  Minn. 26, 25 Ap
- 2039 Attorneys shall not become surety on bond for sheriff, constable, clerk of court or justice.

  Wis. 25, 12 Mr
  Wis. 150, 29 Mr

## Courts-organization, jurisdiction\*

- 2040 Submitting constitutional amendment allowing legislature by two thirds vote to create other courts inferior to supreme [district] court [in municipalities]. (1896) Neb 110, 29 Mr
- 2041 General law fixing salaries and fees of judges and court officers, and costs. No fees go to officers. Exceptions.

Ind. 145, 11 Mr Cal. 207, 28 Mr

<sup>\*</sup> The names and general organization of courts vary greatly in different states. In most states the supreme court is the highest of all, but in others, as in New York, the court of that name is in the second rank. An attempt is here made to group the courts roughly according to the actual jurisdiction. The precise names of the courts are preserved in the entries and subordinate headings.



2042 Submitting constitutional amendment regarding jurisdiction of the various courts. (1896)

La. 197,—('94)

2043 Forfeiture of office by judges asking or receiving money from stenographer or reporter.

Cal. 25, 8 Mr

# Supreme courts

2044 Submitting constitutional amendment to increase number of judges to five [three], and to fix term at five [six] years.

Legislature may change either hereafter. (1896)

Neb. 111, 29 Mr

2045 — that legislature may increase number and compensation by two thirds vote once in four years. (1896)

Neb. 112, 113, 30 Mr

- 2046 Submitting to next legislature constitutional amendment to increase number of judges, divide into two or more branches, provide for a chief justice, and change manner of electing judges.

  Ind. 155, 11 Mr
- 2047 Judges increased from five to six. Two divisions for preliminary consideration.

  Ia. 69, 28 Ap ('94)
- 2048 Submitting constitutional amendment increasing judges to five [three]. (Rejected Oct. 4, 1895)

  Ga. (p. 89) 17 D ('94)
- 2049 Submitting to next legislature constitutional amendment increasing judges to *five* [three]. Legislature to divide state into circuits.

  Ore. (p. 876) 15 F ('93)

To people, Ore. (p. 612) 6 F ('95)

- 2050 Jurisdiction. Submitting to people constitutional amendment defining more fully. (1896) Mo. (p. 286) (J. R.)
- 2051 On expiration of term of present supreme court commissioners three to be appointed for three years longer to aid in cases.

Neb. 30, 12 Mr

- 2052 Court of chancery appeals. Established. Judges elected for eight years. Jurisdiction. Appeals therefrom, on questions of law only, to supreme court. Tenn. 76, 29 Ap
- 2053 Appellate courts. Established for northern and southern divisions of state. Each three judges. Immediately inferior to supreme court.

  Kan. 96, 26 F

  Kan. 368, 1 Mr

2054 Judges. Not disqualified from sitting in court of appeals by holding policy in insurance company interested in case.

N. Y. 267, 8 Ap

2055 Court of general sessions. In sickness or absence of associate

judge, judge of other county may perform certain duties. Del. 118, 12 Ap 2056 Chief justice. Salary \$3,500 [\$3,000]. Del. 117, 7 My 2057 Amending law as to certifying expenses. R. I. 1371, 8 My 2058 Expenses in performance of duties paid by state. N. J. 159, 14 Mr 2059 Procedure. Contents of certificate of affirming or reversal of judgment. **Ala.** 102, 14 D ('94) 2060 Special terms may be held on one day's notice. Actions may not be heard thereat without consent of parties.

Wyo. 28, 8 F 2061 When special terms may be held. N. D. 108, 19 Mr 2062 Charcellors of divisions may establish special rules for their divisions not inconsistent with general rules. **Ala.** 131, 17 D ('94) 2063 Supreme court clerk. Fees. N. J. 425, 13 Je Cal. 23, 8 Mr 2064 Reducing fees. 2065 Salary \$2,500 [\$1,200 and fees]. Two deputies. Fees paid to state; accounts. Fixing certain fees. Ark. 145, 20 Ap 2066 Shall act as official stenographer and on request make copies of opinions. Salary \$1,200. Wyo. 43, 15 F 2067 Clerk in chancery and clerk of supreme court shall report at end of each term all fees received. N. J. 409, 10 Je 2068 Clerk in chancery. Certain duties without fees. N. J. 428, 13 Je 2069 Stenographers. Each judge may appoint one. Ill. (p. 148) 24 Je 2070 Each justice may employ stenographer, copyist and messengers. Compensation. Wis. 187, 11 Ap 2071 Supreme court reports. Providing for publication and sale. **Vt.** 160, 27 N ('94) **Wash**. 55, 13 Mr N. M. 32, 27 F Mont. Pol. code, § 890 ff, 2 Mr 2072 Printing shall be under direction of court. **Ala.** 130, 14 D ('94) 2073 Contract for publishing subject to approval of chief judge. five [three] year periods. Price of volume \$2 [\$3].

N. Y. 699, 17 My

2074 Court shall note on opinion when it involves only well settled principles, and case shall be reported only by syllabuses.

Minn. 22, 22 Ap-

Repealed (with other slight amendments). Minn. 23, 25 Ap-

- 2075 Written opinions not required when decisions merely reaffirmed or when only questions of fact decided. Abstracts to be published. Ala. 447, 18 F
- 2076 Reporter shall file copy of opinion of cases reserved for advice or in which new trial is granted, in court from which appeal was taken. Ct. 194, 20 Je
- 2077 Supreme court decisions. Submitting to people constitutional amendment slightly modifying phraseology regarding publication and time of taking effect. (1896) Fla. J. R. 1, 30 My
- District and circuit courts (including all intermediate between supreme and county
  - 2078 Chief justice may on request of judge of any court assign judge of other court to hold common pleas or district court.

Ct. 61, 11 Ap

2079 Circuit courts. Jurisdiction. Amending law.

Mo. (p. 128) 11 Ap

2080 When overcrowded with business, judge of other circuit may be called to hold second court. Mich. 152, 18 My Wis. 2, 30 Ja

Wis. 340, 19 Ap

- 2081 When judge fails to attend any term governor shall appoint special judge. **Ala.** 543, 18 F
- 2082 Under certain conditions may be held at town other than county S. D. 62, 21 F
- 2083 Expenses of judges when holding court except at residence paid by state. Mo. (p. 128) 2 Mr
- 2084 Docketing in circuit courts judgments of county courts which have been deprived of civil jurisdiction. Remanding county court cases appealed to supreme court thereto. Transcripts.

S. D. 127, 11 Mr

- 2085 District courts. Amending law relating to number of districts, election of judges, etc. Pa. 115, 12 Je
- 2086 Judges shall possess coextensive and concurrent jurisdiction and may hold court in any county. Nev. 59, 13 Mr
- 2087 Submitting constitutional amendment that when judge is disabled supreme court may appoint judge of another district to fill his place. (1896) La. 198, — ('94)

- 2088 Any one term but not all in any county may be adjourned; procedure. Wyo. 64, 16 F
- 2089 Shall be always open for business except trial of fact. At discretion trials of law and fact may be held in vacation.

Wyo. 21, 7 F

- 2000 District courts may appoint commissioners at pleasure. Powers. Wyo. 115, 21 F
- 2001 Expenses for any county paid by territory. Audit.

N. M. 22, 28 F

- 2092 On order of judge records may be transcribed by clerk when mutilated or defaced.

  Minn. 305, 25 Ap
- 2003 Appearance docket, record and execution docket may be kept in one book.

  Wyo. 89, 18 F
- 2094 Stenographers. Salary and fees. Ida. (p. 69) 8 Mr
- 2095 Supreme (district) court. Creating appellate division in each judicial department. Jurisdiction. N.Y. 376, 23 Ap
- 2006 When public good promoted, court may adjourn one or more days to another place in county.

  N. H. 56, 21 Mr
- 2007 Stenographer may be appointed for any case at trial term on request of either party, at county cost.

  N. H. 30, 13 Mr
- 2008 Superior (district) court. Established as intermediate court of appeal. Six judges. Jurisdiction and procedure.

Pa. 128, 24 Je

2009 Appointment of court commissioner in county where there is no resident judge. Probate and other powers.

Wash. 83, 19 Mr

- 2100 Auditors to be appointed instead of masters in superior court to take references, etc.

  Ga. (p. 123) 18 D ('94)
- 2101 Courts of civil appeal. Supreme court may transfer cases from one to another to equalize business. Tex. 53, 19 Ap
- 2102 Courts of appeals (circuit). Proposed constitutional amendment, altering jurisdiction, number of judges and circuits, election of judges, etc. (1896)

  La. 193, ('94)

### County courts

2103 Established in place of inferior courts of common pleas, of over and terminer and general jail delivery, and of general quarter sessions of peace.

N. J. 162, 14 Mr

N. J. 325, 22 Mr

2104 Procedure and jurisdiction. When appeals lie direct to supreme court.

N. D. 43, 4 Mr

- 2105 Regulating terms, and compensation of judge and prosecuting attorney. Fla. 85, 25 My
- 2106 County judges may hold court in other counties than those of their residence.

  Ga. (p. 92) 13 D ('94)
- 2107 Penalty on judges for failing to attend. Ala. 239, 6 F
- 2108 Required residence one [two] year in county to qualify for office of judge.

  Ga. (p. 36) 18 D ('94)
- 2109 County and justices' courts. First Monday each month shall be rule day. Trial term on day fixed by court not over ten days thereafter. Notice of term to circuit court.

Fla. 62, 30 My

2110 May appoint special person to serve process and do executive duties only when sheriff or constable disqualified.

Fla. 63, 8 My

# Justices of the peace

- 2111 General law of justices and constables. Procedure in justices' courts. Ill. (p. 182) 26 Je
- 2112 Election. Three to be elected from each township by people.

  Term two years.

  N. C. 157, 6 Mr
- 2113 Counties to be divided into precincts by county commissioners, for election of justices and constables. Wyo. 72, 16 F
- 2114 Oath. Must be taken within 60 days after receiving commission. Vt. 40, 12 N ('94)
- 2115 Jurisdiction. In counties where no county courts, may try criminal cases subject to \$500 fine, or three months imprisonment or both.

  Fla. 61, 29 My
- 2116 Submitting constitutional amendment allowing same jurisdiction in counties where county court established as in other counties.

  (1896)

  Fla. J. R. 4, 30 My
- 2117 Fees. Salaries. Report of fees to county supervisors.

  Salaries fixed.

  Ia. 74, 30 Mr ('94)
- 2118 Fees. Nev. 20, 27 F
- 2119 Justice or constable issuing fraudulent fee bill shall restore four times the amount and be liable to indictment.

W. Va. 34, 5 F

- 2120 Miscellaneous. Justices of peace and municipal judges shall keep full minutes.

  N. Y. 729, 23 My
- by or in presence of justice and before service, render paper void.

  S. D. 74, 21 F

2122 Removing power of electing county commissioners.

N. C. 135, 6 Mr

### Municipal and police courts

2123 Judges are justices of peace and of quorum ex officio.

Me. 106, 19 Mr

2124 Amending general city law as to election, salary and jurisdiction of justices of peace and of police in certain cases.

Wis. 316, 19 Ap

2125 Duties of justices of peace and police justices in cities lying in more than one county. Procedure. Wis. 320, 19 Ap

2126 Justices' criminal jurisdiction abolished in cities under 35,000 having recorder.

N. J. 386, 1 Ap

2127 Municipal courts. Established in cities under 5,000.

Jurisdiction. Procedure. Fees. Minn. 229, 9 Ap

2128 City courts. Fees in civil actions, if matter within jurisdiction of justice of peace, shall not be larger than in justices' court.

Ct. 282, 2 Jl

2129 Judges may appoint stenographers. Ga. (p. 53) 11 D ('94)

2130 Village justices. Bonds. \$500 required. Minn. 53, 9 Mr

2131 Police courts. General amendments. Magistrate may be removed by governor for cause. Duties of clerk. Procedure.
Col. 60, 13 Ap

2132 Jurisdiction concurrent with supreme (circuit) court in criminal cases, within limits. Appeals.

N. H. 117, 29 Mr

2133 In cities of 30,000 to 100,000 shall have one clerk for each judge.

Cal. 122, 26 Mr

2134 Defining duties and extending jurisdiction of police justices in cities over 100,000.

N. J. 98, 7 Mr

2135 One justice may be appointed in borough. N. J. 143, 14 Mr

2136 Judge failing or refusing to enforce laws may be removed by circuit court on trial.

Ark. 54, 26 Mr

Fixing salaries of judges and clerks in cities over 100,000. Fees paid to city.

N. J. 281, 22 Mr

2138 City criminal courts. Jurisdiction extended in cities over 100,000 to offenses involving fine not over \$100.

N. J. 36, 19 F

2139 Abolishing in St Louis and conferring jurisdiction on circuit court. Provisions.

Mo. (p. 130) 26 Mr

#### Special criminal courts

2140 Courts of special sessions. Amending law as to procedure.

N. Y. 596, 10 My

2141 Criminal courts (county). Increasing salary of judges to \$2,500 [\$2,000]. Ind. 138, 11 Mr

### Court officers

- 2142 Law relating to bribery of public officers includes all court and peace officers.

  Me. 78, 12 Mr
- 2143 Penalty for hiring persons to allow themselves to be arrested or prosecuted for criminal offenses.

  Me. 171, 27 Mr
- 2144 At end of term sheriffs, constables and coroners shall turn over unfinished business, records, etc. Successors to complete process.

  Wash. 17, 2 Mr

#### Peace officers

- 2145 Fees. For conveying prisoners and mileage for serving papers in misdemeanor cases.

  Tex. 118, 27 Ap
- 2146 Transportation of prisoners. Regulating manner and fixing fees.

  Mo. (p. 176) 11 Ap
- 2147 Fees for transporting prisoners. Vt. 155, 27 N ('94)
- 2148 Arrests. Fees for holding prisoner in custody \$1 for each 12 hours.

  Ct. 52, 3 Ap
- 2149 Sheriffs. When made ex officio defendants in matters of administration and trusts may accept service and serve on codefendants, receiving usual fees. Fla. 90, 28 My
- 2150 Bonds as ex officio tax collectors.

  N. M. 26, 13 F
- 2151 Bonds shall equal amount of taxes to be collected.

N. C. 352, 12 Mr

2152 Office hours from November to March inclusive 9 A.M. to 5 P.M.

N. Y. 150, 21 Mr

N. Y. 718, 23 My

2153 Railways may grant free passes. Ark. 77, 6 Ap

2154 All fees to be paid to county supervisors. Salaries fixed.

Ia. 75, 30 Mr ('94)

2155 Salaries may be fixed in lieu of fees in counties of upper peninsula.

Mich. 155, 18 My

2156 Fees, amount and when payable.

Tex. 93, 4 My

2157 Fixing fees and mileage.

N. M. 35,,28 F

2158 Fees for attending grand jury \$2 a day.

**Ark**. 113, 19 Ap

2197 Shall not be held till affidavit is made by two persons believing that death came by violence at the hands of another.

Tenn. 31, 13 F

- 2198 Coroner shall examine witnesses and only when he deems necessary need jury be afterwards summoned. Written evidence.

  S. C. 555, 5 Ja
- 2199 In counties over 20,000 coroner shall appoint physician to perform autopsies. Salary \$2,400. Cal. 51, 14 Mr

## Stenographers

- 2200 Stenographer or reporter paying for appointment or retention disqualified from holding office. Cal. 25, 8 Mr
- 2201 If official stenographer has not sufficient excuse for absence, pay for special stenographer deducted from his salary.

N. Y. 580, 9 My

## Civil procedure—general

(Including such provisions as apply to both civil and criminal cases)

2202 Code of procedure. General amendments. N. Y. 946, 6 Je
2203 Appointment of members of bar to report recommendations for revision.
N. Y. 1036, 15 Je

#### Limitation of actions (general-see also under special actions)

- 2204 Statute of limitation shall not run against any judgment owing by owner of homestead.

  N. C. 397, 13 Mr
- 2205 Action barred by laws of state or country where cause accrued, barred in this state.

  Pa. 265, 26 Je
- 2206 When defendant after cause of action arisen becomes non-resident, he shall not have benefit of any limitation during such non-residence.

  Pa. 86, 22 My
- 2207 When defendant may and may not plead expiration of time since judgment rendered outside of state. Col. 106, 29 Ap
- 2208 Amending law regarding survival of right of action when action brought fails for any cause. Ct. 193, 13 Je

#### Parties. Place of action

When pauper sues as such, no fees shall be charged nor costs recovered by him except in case of recovery.
N. C. 149, 8 Mr
Guardian ad litem shall be appointed for lunatic or idiot.

Tex. 54, 19 Ap Pa. 270, 26 Je

- 2211 Persons suing in name of firm must set forth in summons names of individuals composing firm.

  W. Va. 36, 5 F
- 2212 Providing for bringing additional plaintiffs into action after commencement when defendant has counter-claim.

Minn. 29, 22 Ap

- 2213 Venue. Civil actions in justices' courts brought either where contract made or where defendant lives.

  Ari. 68, 21 Mr
- Regulating place where actions in justices' courts may be brought according to residence of parties.

  Minn. 33, 19 Ap
- 2215 Where plaintiff is non-resident of county, action in justices' court must be brought in town where defendant resides or adjoining town [place where plaintiff is].

  N. Y. 153, 22 Mr
- 2216 Suits against foreign corporations may be begun in justices' as well as in circuit courts.

  Mich. 61, 4 Ap
- 2217 Suits against insurance companies brought in courts of record [circuit courts] of county where plaintiff resides.

Ill. (p. 292) 21 Je

#### Commencement of action. Process

- 2218 Complaint. Clerk must endorse day, hour and minute of filing.

  Ida. (p. 139) 11 Mr
- 2219 Summons. Amending law relating to contents, and time returnable.

  Minn. 55, 25 Mr
- 2220 No summons or warrant of attachment shall be issued by justice of peace till particulars of action entered in docket.

S. D. 73, 18 F

- 2221 Amending law as to form and service. Wash. 86, 19 Mr
- 2222 Action dismissed unless summons served within one year and return made within three years after commencement.

Cal. 26, 8 Mr

- 2223 Clerk shall endorse on complaint time of filing. Summons must be issued within one year.

  Ari. 63, 21 Mr
- 2224 If defendant cannot be found summons must be left at residence with person of discretion.

  Minn. 32, 19 Ap
- 2225 Personal service on defendant out of state deemed complete when summons and complaint are served.

  S. D. 66, 18 F
- 2226 Publication. When complaint is not answered judgment roll must contain proof of publication and order directing it.

Cal. 40, 12 Mr

- 2227 Return of process. Defendant shall enter appearance within 42 days from date of writ. If one of several defendants has made return, service may be made later on others in certain cases.

  Vt. 44, 27 N ('94)
- 2228 Process generally. Shall not be served on Sunday. Exceptions. Vt. 41, 1 N ('94)
- 2229 Summons, subpænas and other process run throughout the state.

  Shall be directed to any sheriff.

  Fla. 76, 8 My
- 2230 Justices' courts. *Must* be served by sheriff or constable [unless otherwise directed]. Return shall state place of service.

Wash. 102, 20 Mr

- 2231 Policemen may serve in cities having but one constable, except in court for trial of small causes.

  N. J. 114, 11 Mr
- 2232 Service by publication shall be for four consecutive weeks, last publication being two weeks before return day.

N. M. 20, 14 F

2233 Service on corporations. When shown by affidavit that officers absent from state, may be by publication.

Ala. 502, 18 F

2234 Every corporation shall keep officer or agent at principal place of business on whom process may be served.

**Wash**. 38, 8 Mr

2235 Foreign corporations. Not having resident officer shall appoint attorney on whom process may be served.

Ct. 281, 1 Jl

- 2236 Required to appoint resident agent. Service in case of failure to appoint.

  Minn. 332, 25 Ap
- 2237 May be sued in state by leaving summons with authorized officer or agent.

  Wis. 323, 19 Ap
- 2238 Service shall be made on officer unless special person has been appointed in state for purpose.

  Ct. 175, 1 Je
- 2239 Service may be made through secretary of state. \$1 fee.

Vt. 43, 27 N ('94)

- 2240 Insurance companies. When no officer or specially designated person in county, may be served on local or general agent.

  N. Y. 349, 18 Ap
- 2241 Foreign fraternal societies. Commissioner of insurance to be attorney for service.

  Pa. 192, 25 Je
- 2242 Other defendants. Service on receivers by delivering copy to receiver or if out of jurisdiction to agent. Service on one receiver sufficient.

  Ala. 97. 14 D ('94)

- 2243 Service on any agent in charge of warehouse or elevator in county of suit, in cases against owners. S. D. 68, 2 Mr
- 2244 Counties are bodies corporate and can sue and be sued. Service of process on any county commissioner. Ct. 38, 29 Mr
- 2245 Mesne process. In actions ex delicto against non-resident persons having property in state may be served as in local actions. N. J. 201, 20 Mr
- 2246 Capias ad respondendum. May issue on affidavit in case of fraud or breach of trust on contract. Mich. 53, 29 Mr

#### Pleadings. Trial

- 2247 Amending law as to when cases are triable. Wyo. 39, 15 F
- 2248 Change of venue. Summary change on proof that defendant resides in another county. Minn. 28, 1 Ap
- 2249 Amending law. Objections to inhabitants of county. Petition by one of several parties. Effect of special venire.

**Mo.** (p. 92) 1 Ap

- 2250 Actions required to be tried in county where property is, may be tried elsewhere by consent of parties. S. C. 534, 24 D ('94)
- 2251 When proper ground, judge may transfer to any county in circuit; may not be compelled to fix adjoining county. Second change allowed on same terms as first. Fla. 73, 1 Je
- 2252 Applicant for change required to pay \$10 to judge trying case.

Mo. (p. 91) 8 Ap

2253 Relationship how determined between judge and either party. Wash. 39, 8 Mr

- 2254 When change of venue granted by justice of peace, if no other in township, special justice may be appointed. Ind. 94, 9 Mr
- 2255 Change of judge. District court. In civil and criminal actions party may file affidavit that he believes judge biased and another judge shall be summoned. Provisions.

Minn. 306, 24 Ap

2256 When judge of criminal or intermediate court absent or disqualified, attorneys present may elect special judge.

**W. Va. 20**, 5 F

- 2257 When judge can not give fair trial, instead of change of venue another judge shall be called. Nev. 70, 13 Mr
- 2258 Appointment of person to try case when justice of peace becomes disqualified. Tex. 22, 21 Mr
- 2259 Demurrer. Judge shall file memorandum of grounds of decision when more than one cause set up in demurrer.

Ct. 155, 23 My

2260 Considered admission of pleading for purpose of demurrer.

Ruling not adjudication of any question raised by demurrer.

No pleading sufficient on account of failure to demur.

Ia. 96, 29 Mr ('94)

2261 Preferred causes. Amending law. N. Y. 410, 25 Ap

2262 Actions in which committee of lunatic or creditor of deceased insolvent debtor is sole plaintiff or defendant.

N. Y. 795, 27 My

2263 Miscellaneous. Judge of superior court or judge presiding at trial may extend time within which any act is to be done.

Special extension when attorney is attending legislature.

Cal. 3, 31 Ja

2264 If party or attorney is attending legislature sufficient ground for continuance.

Mo. (p. 93) 8 Ap

2265 Cases dismissed through fault of attorney may be revived by application within one year.

N. J. 355, 28 Mr

2266 Equity causes. Amending law as to when issues of fact may be framed and where tried.

Mass. 116, 13 Mr

2267 Board of conciliation shall be summoned by justice of peace by consent of both parties in action before return day.

N. D. 22, 14 Mr

2268 Trial docket shall be made up on first day of term [12 days before]. Form. Wyo. 39, 15 F

## Evidence. Witnesses

2269 Unbelievers may testify.

Tenn. 10, 31 Ja

2270 Testimony of convicts competent, but conviction may be proved to affect credibility.

Mo. (p. 284) 2 Ap

2271 Physicians forbidden to disclose in civil cases communications of patients.

Pa. 117, 18 Je

2272 Employees of attorneys can not be questioned as to communications between attorney and client.

Minn. 31, 25 Ap

2273 Comparison of disputed writings with genuine may be made by witnesses and their evidence submitted to court and jury.

Mo. (p. 284) 8 Ap

2274 Handwriting. Rules of evidence. Jury finally decide.

Pa. 49, 15 My

2275 Evidence of conversation with deceased party competent, when party before death gave recorded testimony concerning such conversation.

Minn. 27, 25 Ap



- 2276 In suits by or against representatives of decedents, opposite party may testify in his own behalf regarding only matters mentioned in any affidavit or deposition of decedent read in court.

  Mich. 121, 8 My
- 2277 Party producing witness can not impeach by evidence of bad character but may by other evidence and former statements.

**Wyo.** 68, 16 F

2278 Stenographer's notes may be taken as evidence in subsequent trial of same case when witness is beyond reach of court.

Ct. 116, 7 My

- 2279 Typewriters may take evidence in court of common pleas in same way as stenographers. Ct. 234, 26 Je
- 2280 Demurrers to evidence do not preclude proving case if judged bad, but may at option be withdrawn. Withdrawal not waiver of right to assign decision as error on appeal. Fla. 75, 8 My
- 2281 Evidence in chancery. Notice of filing [copy of] interrogatories shall be served on adverse party. Ala. 78, 14 D ('94)
- 2282 Commissioners shall return evidence taken in proceedings with report.

  W. Va. 8, 22 F
- 2283 Either party in chancery cases has a right to examine all witnesses in open court if he gives notice. Settlement of case setting forth substance of evidence for purpose of review. Provisoes.

  Mich. 186, 22 My
- 2284 Books and papers. In case of unreasonable delay or refusal to produce, court may order non-suit or default.

Me. 24, 18 F

- 2285 Courts may require production in actions at law as in chancery.

  Ala. 39, 13 D ('94)
- 2286 Testimony by deposition of party to action may be required by adverse party for purpose of discovery to enable party to plead, etc. Production of books and papers may be compelled. Procedure. Assignors may be examined.

Mich. 181, 22 My

2287 Depositions. General law regarding taking.

Mich. 180, 22 My

- 2288 Affidavits and depositions may be taken before mayor of city or town.

  Ark. 83, 9 Ap
- 2289 May be taken on due notice in all counties over 20,000 population [where there is a city].

  Ga. (p. 50) 15 D ('94)
- 2290 May not be rejected for impertinence and incompetence of testimony.

  N. C. 312, 13 Mr

2291	Tenances for accepting of giving bribes ancetting.
•	Ct. 132, 13 My
2292	Depositions of non-residents may be taken upon rule entered as for residents of state.  Pa. 101, 25 Je
	7, 33
2293	Governor may appoint commission in any state or country to take.  Kan. 113, 6 Mr
2204	Subpæna of witnesses. May be served by giving in hand
	attested copy. N. H. 9, 21 F
2295	May be issued by attorney of party for whom witness is to ap-
	pear. Wash. 96, 20 Mr
2296	Witnesses' fees and mileage. Fixing in different courts.
	Cal. 207, 28 Mr
2297	Witnesses not compelled to attend unless paid one day's fees and mileage in advance. Fla. 66, 30 My
2208	Reducing in circuit and county courts to \$1 [\$1.25] per diem
2290	and 5 [10] cents mileage. Fla. 66, 30 My
Tury.	Verdict Verdict
	Amending law. Drawing grand juries. Impaneling; per-
	emptory challenges. Ari. 36, 19 Mr
_	Drawing jurors. General law. Ia. 70, 26 Ap ('94)
2301	General law for upper peninsula. Mich. 26, 20 Mr
2302	General law for counties over 300,000. N. Y. 369, 20 Ap
2303	Amending law-grand and petit jurors. Wash. 78, 19 Mr
2304	Jurors shall be selected from qualified electors whether registered
	on poll list or not. Nev. 55, 12 Mr
2305	Qualifications. Drawing. Jury commissioners. Compensation
	of jurors and commissioners. Ct. 219, 26 Je
	Ct. 337, 9 Jl
2306	Amending law. Changes so as to conform to partial abolition
	of grand jury system. Wyo. 41, 15 F
2307	Key to box containing names of jurors kept by jury commissioner of opposite politics from clerk of court.
	Ind. 128, 11 Mr
2308	Amending law in case of counties having criminal courts or
-0	where special terms of circuit court are held. Fla. 65, 30 My
2309	Jurors' age must be under 70 [60] years. N. Y. 321, 16 Ap
2310	Alternate jurors may be appointed in superior courts in criminal
	cases likely to prove protracted. Cal 213, 28 Mr
2311	Exemptions. Increasing list of persons exempt.
	Nev. 56, 12 Mr

2312	Registered pharmacists exempt.	Ia. 73, 24 F ('94)
2313	Dentists exempt.	<b>Ala.</b> 448, 18 F
2314	Dentists, oculists, aurists or other specialists medicine, and exempt.	Mo. (p. 201) 23 F
2315	Veterinary surgeons.	N. Y. 532, 3 My
2316	Engineers of locomotive and stationary engin	ies.
		Minn. 309, 17 Ap
2317	Fees. Mileage. General schedule.	Cal. 207, 28 Mr
2318	Amending law as to amount and paymer record.  Mont. Pol.	ot in courts not of code, § 4647, 7 Mr
2319	\$2 per day and 10 cents mileage for grand	and petit jurors.
- •		Minn. 304, 25 Ap
2320	Six cents per mile [no mileage] in county cour	
		Wis. 147, 8 Ap
	Mileage allowed only on swearing to claim.	
2322	Amending law as to jurors summoned to regular panel exhausted.	complete jury after Fla. 64, 20 My
2323	Persons duly summoned but not accepted regular per diem till discharged.	on jury to receive Ark. 98, 13 Ap
2324	Impaneling. Challenges. Struck juprovisions of code authorizing, repealed in	1891.
	Peremptory challenges may be made at any	Minn. 328, 24 Ap
	ing.	N. H. 67, 27 Mr
_	Amending procedure in issuing special venire	
	Verdict. Ten jurors may return verdict.	
2328	Three fourths of jurors may return but if concurring shall sign verdict.	less than 12 each Wyo. 19, 6 F
2329	Submitting constitutional amendment allow sixths of jury. (1896)	ning verdict by five Neb. 106, 29 Mr
2330	Special verdicts. Amending law. Shall be sel, subject to change by court. Form.	
ppea	ls. Review	
2331	Amending law regarding vacation of judgme	ents and writs of re-
	view.	Mass. 234, 6 Ap
2332	When part only of co-parties appeal, other parties to appeal, but they may within judgment themselves assign errors and ha	one year after final ve same rights as if
	originally appealing.	Ind. 86, 9 Mr

- 2333 Exceptions. Extending time for filing in civil and criminal cases. Court may order party to furnish transcript of evidence excepted to.

  Mass. 153, 22 Mr
- 2334 No exceptions necessary by opposite party when court gives or refuses charge requested in writing.

  Ala. 74, 17 D ('94)
- 2335 By whom bills of exceptions to be allowed. Neb. 72, 8 Ap
- 2336 Stay of execution. Duration on judgments under \$50 shall be 30 days, \$50 to \$100 four months, over \$100 six months.

Wyo. 5, 26 Ja

- 2337 Bond may be given for stay for six months. Procedure. Exceptions. Wyo. 122, 26 F
- 2338 Bonds on appeal. Required of party taking. When may operate as supersedeas. Fla. 93, 1 Je
- 2339 When surety appears insufficient, new bond must be given or appeal dismissed.

  Cal. 63, 16 Mr
- 2340 Appeals. From special to general term of superior court abolished. When appeals lie to other courts. Ind. 133, 11 Mr
- 2341 If appellant does not docket appeal to district court within 30 days after it has been lodged with clerk, transcript shall be remitted to county court and judgment proceeded with.

Col. 58, 13 Ap

- 2342 Appeals to supreme court. May be taken from order refusing to revoke or modify interlocutory order appointing receiver.

  Mo. (p. 91) 11 Ap
- 2343 Amending law as to orders from which appeal may be taken.

  Wis. 212, 12 Ap
- 2344 Not allowed in cases involving less than \$100 except to settle points of law. Wis. 215, 12 Ap
- 2345 For finding of facts by supreme court of errors.

Ct. 100, 25 Ap

2346 Form and contents of petition for writ of error.

Tex. 91, 6 My

- 2347 Shortening time in which appeal can be made from final judgment.

  Wash. 49, 11 Mr
- 2348 Transcripts filed by either party may be used on both appeals and writs of error. Party taking last appeal shall pay one half of transcript. Correction of transcript. Mo. (p. 94) 11 Ap
- 2349 Appellant may furnish transcript or may have original papers certified to court.

  New. 64, 13 Mr

- 2350 Civil cases shall be heard at next term if appeal is taken 60 days before term, or if either party serve printed abstract and brief 25 days before term.

  N. D. 107, 14 Mr
- 2351 When causes are remanded to chancery court, same proceedings as if entered first day of term. Vt. 49, 24 N ('94)
- 2352 Appeals from justices' courts. Amending law.

Wyo. 57, 16 F

- 2553 Either party may appeal to court of common pleas by giving notice to clerk.

  N. J. 298, 22 Mr
- 2354 May be made only when amount involved is \$20 or over [or when specially provided by law].

  Ari. 41, 19 Mr
- 2355 Taxation of costs where appeal dismissed. Minn. 24, 25 Ap
- 2356 Appeals to county court from police magistrates. Bonds.

Col. 60, 13 Ap

2357 Certiorari from justices' courts. Justification of sureties on undertaking required unless adverse party admits sufficiency in writing.

Mich. 244, 1 Je

## Judgments. Executions. Judicial sales (See also Exemptions)

2358 Direction of judgment. Superior court shall discharge jury and direct judgment when evidence insufficient.

Wash. 40, 8 Mr

- 2359 Judgment against verdict. Where motion requesting court to direct verdict was denied, court shall grant judgment notwithstanding verdict, or a new trial. Supreme court on appeal shall so direct when evidence shows party entitled to verdict.

  Minn. 320, 24 Ap
- 2360 Offer of judgment. When plaintiff fails to recover sum greater than [equal to] that for which defendant offered to confess judgment he shall pay costs incurred after offer.

Kan. 103, 5 Mr S. D. 72, 12 F

- 2361 Chancery cases. In all courts final opinion shall be rendered within six months after submission of proofs and arguments.

  Mich. 126, 10 My
- 2362 Effect of judgment. Conveyance of real property void against judgment unless conveyance recorded prior to record of notice of action.

  Cal. 48, 12 Mr
- 2363 Lien continues five [two] years on real property.

Cal. 31, 9 Mr

- 2364 Becomes dormant unless execution is issued within one year of judgment or ten years after first execution, if one has been issued.

  Tex. 3, 26 Ja
- 2365 Revival. May be enforced in all cases [other than for recovery of money] after five years, by leave of court or supplemental proceedings.

  Cal. 33, 9 Mr
- 2366 Time for revival in justices' courts reduced from 20 to 10 years.

  Mo. (p. 201) 11 Ap
- 2367 Transcripts of judgments of U. S. courts in state may be docketed in counties of state and made lien.

Fla. 78, 29 My S. C. 513, 18 D ('94) Pa. 157, 24 Je

- 2368 Executions. Shall be recorded. Mass. 437, 31 My
- 2369 Attachments and executions issued in other county are not valid notice in county where real estate is, unless recorded in special book.

  Neb. 73, 8 Ap
- 2370 Procedure for levy and sale where defendant in *fieri facias* has interest but not title in property.

  Ga. (p. 100) 17 D ('94)
- 2371 Corporation must disclose shares owned by defendant and their par value. Sales by sheriff.

  Ga. (p. 45) 17 D ('94)
- 2372 Amending law relating to levy on rents due to debtor.

  Redemption. Vt. 45, 20 N ('94)
- 2373 Execution and other judicial sales. Of real or personal property shall be public and after notice four weeks.

N. M. 37, 28 F

- 2374 Notice of sale of realty on execution or foreclosure. Manner of redemption. Form of deed. Wyo. 95, 20 F
- 2375 Any unpaid taxes shall be added to price and paid by officer selling, and lien shall be divested.

  Pa. 84, 22 My
- 2376 Where third party gives bond to sheriff to stay sales it must be filed in all cases [N. Y. county only] within two days.

N. Y. 662, 14 My

- 2377 Authorizing correction of description of real estate in writ of venditioni exponas or sheriff's deed, where fieri facias is correct.
  - Pa. 155, 24 Je
- 2378 Notices. When judgment is under \$100 [\$50] may be 20 [28] days. Ga. (p. 114) 17 D ('94)
- 2379 Shall be posted and when requested by defendant published.

Tex. 110, 23 Ap



2380 On sales of personalty, at request of either party must be published in newspaper.

Ida. (p. 40) 5 Mr

2381 Redemption. May be within one year. Amount to be paid.

Ida. (p. 34) 5 Mr

2382 May be within one year [four months] of confirmation.

Ore. (p. 59) 23 F

2383 Realty sold or any parcel thereof may be redeemed within six months by payment of purchase money and 10 per cent interest. Who may redeem. Exceptions. Wyo. 113, 21 F

2384 When action pending to test validity of sale, right of redemption may be preserved after time of legal expiration by depositing amount due and bond for future interest.

Minn. 326, 25 Ap

2385 Interest payable on redemption one [two] per cent per month.

Penalties similarly reduced.

Cal. 184, 27 Mr

2386 Interest rate eight [six] per cent. Ill. (p. 181) 21 Je

2387 Purchasers on judicial sales may recover with interest any taxes, insurance or assessments paid before redemption.

Minn. 225, 12 Ap

#### Costs

2388 Successful party shall serve on adverse party itemized bill.

Ida. (p. 61) 29 Ja

2389 Fee bills for costs may be issued within 11 [7] years after judgment.

Ill. (p. 106) 21 Je

2390 Increasing amounts allowable to prevailing party in justices' courts.

N. Y. 597, 10 My

2391 Repealing law granting fees for drafting, engrossing and copying papers.

S. D. 69, 30 Ja

2392 No fees taxed in favor of party procuring witnesses when jury trial claimed after decision, unless certificate of attendance and travel filed within one day, and then only for one day's attendance and travel.

R. I. 1384, 23 My

2393 Collection of unpaid court fees by city and county solicitors.

Ala. 511, 18 F

## Miscellaneous

2304 Undertakings. Form

Ida. (p. 18) 14 F

2395 Court calendars to be furnished by county commissioners to county officers.

Pa. 120, 18 Je

2306 Lis pendens. How discharged.

S. D. 136, 11 Mr

- 2397 Oaths. Amending form required of persons objecting to common form.

  Pa. 18, 3 Ap
- 2398 Before trial is begun, if parties concur in stating question of constitutionality as special case, question shall go at once to supreme court and trial shall not proceed till decided.

R. I. 1390, 25 My

2399 Third person in charge of money or personal property claimed by two or more persons may deposit same in court and be relieved of liability.

S. D. 65, 12 Mr

Minn. 329, 5 Ap

N. D. 39, 14 Mr

2400 Legal notices. Amending general law. R. I. 1376, 23 Ap

2401 Defining legal newspaper for publication. Neb. 49, 5 Ap

N. J. 416, 13 Je

2402 Provision for retaining character as legal newspaper after suspension caused by fire. Affidavit of publisher *prima facie* evidence, and publication of notices legal even if same incorrect.

Minn. 121, 8 Ap

2403 Rates in counties of first class 10 cents per line for first insertion, five cents for subsequent insertion.

N. J. 344, 25 Mr

## Civil procedure—special actions

## Actions affecting real property

2404 Determining title. Possessor of real estate may have hearing at court to remove cloud on title against all claimants.

Me. 85, 13 Mr

2405 Actions to quiet title or determine adverse claims may be maintained by and against executors and administrators.

Cal. 90, 26 Mr

- 2406 When validity of gift, devise or trust under will is involved in actions, will is admissible as evidence; validity of gift, devise or trust shall be determined.

  Cal. 77, 26 Mr
- 2407 Amending law relating to transfer to district court when title to land is disputed in justice's court.

  Wyo. 16, 2 F
- 2408 Clerk must report to county auditor for record all final establishments or changes of title by court.

  Ia. 90, 24 Ap ('94)
- 2409 When title is determined by court, judgment may be recorded by register of deeds and record read in evidence.

Mich. 107, 1 My

2410 Recovery of possession. Title shall not be vested by adverse possession under purported conveyance unless recorded in register's office during full time of possession.

Tenn. 38, 13 F

- 2411 Limitation shall not begin to run against married woman till she becomes 21. Tex. 30, 1 Ap
- 2412 Actions for recovery against person without color of title are not barred within 20 years after right accrued. Fla. 91, —
- 2413 Only one new trial as of right. Col. 62, 13 Ap
- 2414 If defendant takes writ of error, he shall give bond for not less than twice rental value. Conditions thereof. Mich. 86, 22 Ap
- 2415 —— Same provisions in case of any stay of proceedings.

Mich. 87, 22 Ap

- 2416 Ejectment. Law relating to service of writ where defendant is not on land, does not apply to actions of equitable ejectment to enforce specific performance of agreement for sale of land.
  - Pa. 253, 26 Je
- 2417 Either party has right of appeal, which stays proceedings when tenant gives bond.

  S. C. 552, 5 Ja
- 2418 Summary process. Defendant has 48 hours after judgment for filing exceptions and procuring writ of error. Ct. 62, 11 Ap
- 2419 Distress for rent. Amending procedure. Replevy by defendant; bonds. Default. Trial. Fia. 87, 29 My
- 2420 Defendant may set up defense of set-off or recoupment as in other actions.

  Fla. 86, 14 My
- 2421 Action to foreclose mortgage. May be brought in county where real estate is or in county of residence of plaintiff or defendant.

  Ct. 158, 23 My
- 2422 When other person has lien and must be made defendant, sufficient to give name as it appears on record of lien. Service on such defendant.

  Ind. 122, 11 Mr
- 2423 Notice by advertisement. Affidavit of service or attempted service, or return of officer, presumptive evidence of such service.
  Minn. 216, 17 Ap
- 2424 Judge shall in certain cases direct reference before rendering judgment. Wis. 161, 9 Ap
- 2425 No bond to secure restitution required in case judgment is taken on service of summons by publication when defendant can not be found.
  Minn. 62, 25 Ap

2426 Costs allowed when hearing is as to form of judgment or limitation of time for redemption, as if on issue of fact.

Ct. 165, 25 My

2427 Action for partition. May be maintained by one person who has joint interest in all of several pieces of land though other tenants have interest in part only. When notice may be by publication.

Del. 113, 7 F

2428 Amending procedure if defendant denies title of complainant or adverse claim arises.

Ala. 190, 31 Ja

Ala. 333, 18 F

**2429** May be preferred case. **N. Y.** 289, 11 Ap

2430 Court may permit private sale if it believes better price can be obtained.

Pa. 88, 22 My

2431 Action for trespass. When trespass is continuing one, shall be commenced within three years of original trespass.

N. C. 165, 8 Mr

2432 Condemnation proceedings. Owners and claimants of property shall be made parties. Wash. 140, 20 Mr

2433 Plaintiff may make deposit or give bond and take possession while proceedings pending.

Ari. 11, 4 Mr

2434 Payment of claims of mortgagees and lienees.

Ct. 80, 18 Ap

2435 Amending law as to assessment of damages.

Mont. Code civ. pro. § 2222 ff, 12 Mr

2436 Requiring municipalities and corporations to file notice with register of deeds within 10 days after confirmation, describing land taken, etc.

Minn. 246, 19 Ap

2437 Condemnation of land belonging to infant, cestui que trust, or insane person by notice to guardian or trustee.

Ct. 29, 28 Mr

2438 In disputes as to damages for right of way, parties may agree to lay matter directly before court without previous assessment by viewers and appeal therefrom. But jury may be demanded to view.

Pa. 64, 21 My

2439 No second trial in actions by railways to determine validity of condemnation proceedings when objection made to them.

Minn. 60, 13 Ap

2440 In actions against railroads to recover land when damages assessed are unpaid, general law permitting second trial in ejectment actions does not apply.

Minn. 52, 13 Ap

2441 Action for damages caused by construction or repair of railway barred after five years.

N. C. 224, 9 Mr



2442 Service by publication may be made in actions or proceedings affecting water rights when defendants are non-residents.

Wyo. 71, 16 F

## Actions for personal injury and tort

2443 Right of action for injury whether to health, reputation or person shall survive death of injured party or defendant.

Tex. 89, 4 My

2444 Survival of action commenced for tort, after death of defendant.

Ct. 341, 9 Jl

2445 Judgments presumed to be paid after 10 [20] years from granting or from last payment thereon. Mo. (p. 221) 9 Ap

2446 Action on tort resulting in personal injury must be within two years. Minn. 30, 24 Ap

2447 Except for injury resulting in death must be brought within two years. Right survives against representatives of deceased wrongdoer. Pa. 135, 24 Je

2448 Actions for injury received outside of state subject to limitations of state where received, unless person injured was resident.

Wis. 149, 9 Ap

2449 Suits against railway companies for loss of life shall be brought within one year [18 months]. Ct. 45, 29 Mr

2450 Exemplary and punitive damages shall be distinguished in petition for recovery and in verdict. Mo. (p. 168) 18 Mr

2451 Before judgment by default, damages for injury to person or property must be ascertained by writ of inquiry.

N. Y. 582, 9 My

2452 Revival of judgment for tort and execution thereon.

Vt. 46, 22 N ('94)

2453 On request of either party in action for injury through co-employee court shall direct verdict to name such co-employee, if known from evidence. Minn. 324, 24 Ap

2454 Where rights of action accrue to both husband and wife for injury to her person, only one suit shall be brought in name of both. Separate verdicts and judgments. Costs.

**Pa.** 35, 8 My

2455 Action for injury to minor. Either before or after death ot parents court may appoint guardian ad litem.

Minn. 45, 25 Ap

2456 Libel. Defining. Fixing penalties. Ind. 45, 2 Mr

2457 True report of verified complaint to public official or of proceedings of lawful public meeting, privileged publication.

Cal. 163, 26 Mr

2458 In case of retraction only actual damages recoverable. Notice to retract to be given before suit. Ill. (p. 315) 24 Je

Ind. 45, 2 Mr

Mich. 216, 27 My

2459 Desendant may after notice give evidence that he published retraction before action or as soon as possible. Mass. 441, 1 Je

2460 Libel and slander. Amount awarded for damages to feelings must be separately specified in verdict. Punitive damages may not be granted unless request for retraction was made.

Mich. 216, 27 My

#### Attachment (See also Execution and judicial sales)

2461 General law of procedure extends to all district courts.

N. J. 27, 19 F

2462 When justice of peace issues attachment for property in another county, superior court shall certify that he is justice.

N. C. 435, 13 Mr

2463 Conditions of issuance. Amending law as to who may be attached.

S. D. 67, 4 Mr

2464 May be issued in action for injury to person, or when defendant has been continuously without U. S. for six months. Provisions.

N. Y. 578, 9 My

2465 Allowed in all cases in which capias ad respondendum may issue.

N. J. 43, 25 F

2466 Allowed when mortgage or lien has been rendered nugatory by descendant, or when desendant is non-resident of state.

Ore. (p. 58) 23 F

2467 Service. Notice. When defendant can not be found, alias summons may be issued. Tenn. 68, 23 Ap

2468 Amending law. Service of copy of attachment and inventory may be made in any county where defendant may be. Service on one of several defendants. Mich. 129, 10 My

2469 Service of inventory if defendant not found must be at his last residence on some person of suitable age [by publication].

Minn. 34, 5 Ap

2470 Clerk must post and publish notice. Creditor prosecuting during time of notice may share pro rata. Ida. (p. 75) 9 Mr

2471 Undertaking. State, county or municipality not required to give when plaintiff. Wis. 9, 27 F

2472 If plaintiff gives undertaking for sheriff to detain goods it must in all cases [in N. Y. county] be filed in court within two days.

N. Y. 662, 14 My

- 2473 Effect of attachment. Liquor licenses may be attached. Rights of purchasers. Ct. 128, 13 My
- 2474 Becomes lien on real estate only after entry in judgment docket, unless docketed within five days from issue. N. C. 435, 13 Mr
- 2475 Lien on real estate shall expire after five years from filing unless carried forward on book of attachments.

  Me. 107, 20 Mr
- 2476 Attachment of interest in corporation how made.

N. H. 93, 28 Mr

2477 Court may order sale of live stock if fit for market or if likely to depreciate. Proceeds held till suit determined.

III. (p. 79) 22 My

- 2478 Household goods not exceeding \$200 of absconding debtor having family in state shall not be seized except on debt for which goods were sold.

  N. J. 296, 22 Mr
- 2479 No attachment or garnishment can be issued on future salary of employee.

  Tenn. 192, 14 My
- 2480 Discharge. When lien of attachment or execution is lost or destroyed court may order discharge of lien. Filing order.

Ida. (p. 14) 8 F

- 2481 Defective affidavit shall not cause discharge. Ore. (p. 58) 23 F
- 2482 Costs. Removing limit. Wyo. 4, 26 Ja
- 2483 Costs incurred by sheriff for safe keeping of attached property paid from first money from sale.

  N. J. 45, 25 F
- 2484 Appeal. Defendant may appeal and recover property by giving bond.

  N. J. 295, 22 Mr

## Garnishment. Foreign attachment

2485 General law.

N. D. 65, 11 Mr

2486 May be made on property owned by or debts due to defendant.

Wyo. 14, 2 F

VV y O. 14, 2 I

- 2487 In cases of unpaid subscriptions for stock.

  Ala. 440, 18 F
- 2488 Plaintiff must make affidavit of amount he expects to be recovered. Garnishee having money of or owing defendant shall not retain over twice such specified sum. Fla. 72, 22 My
- 2489 Same provisions where property claimed belongs to defendant or to only one of several defendants.

  Mich. 250, 1 Je
- 2490 When other claimants of property in hands of garnishee may be made defendants in action, etc.

  Mich. 178, 21 My

- 2491 Service shall not be deemed commenced by service on garnishee unless garnishee has concealed property of defendant or is indebted to him.

  Ct. 296, 4 Jl
- 2492 When service of process on garnishee not sufficient notice to defendant.

  Ct. 55, 3 Ap
- 2493 Plaintiff shall give bond in double amount of debt when garnishment is issued before judgment in suit.

  Ark. 134, 19 Ap
- 2494 Time for demanding trial of cause after filing of disclosure, answer or statement may be extended by court.

Mich. 178, 21 My

2495 Procedure in trial. Appeal.

Wis. 378, 19 Ap

2496 Appeals in cases of garnishment. Mich. 252, 1 Je

- 2497 Exemption of debts due for wages and benefits for sickness or infirmity.

  Ct. 342, 9 Jl
- 2498 Penalties for sending claims out of state for collection by garnishment with intent to deprive debtor of exemption rights.

Ia. 102, 26 Ap ('94) Minn. 353, 25 Ap

## Special civil proceedings

- 2409 Power to issue writs. Amending law. Minn. 25, 25 Ap
- 2500 General regulation of writs of review, mandamus and prohibition.

Wash. 65, 13 Mr

- 2501 Examination of affiant by defendant, when provisional remedies granted on affidavit, may be before or after pleading. If affidavit false, cause discharged.

  Ark. 83, 9 Ap
- 2502 Injunctions. If granted before actual trial, shall not continue more than 12 months unless cause set for trial.

Cal. 49, 12 Mr

2503 Motions to discharge and to dissolve may be made and heard at same time without prejudice to either.

Ala. 132, 18 D ('94)

- 2504 Writ of prohibition. General law. Mo. (p. 95) 9 Ap
- 2505 Writ of certiorari. Regulating testimony where writ used to remove tax or assessment or order touching local or public improvements or to review proceedings of special statutory tribunal.

  N. J. 378, 28 Mr
- 2506 Proceedings of city court relating to violation of city ordinances reviewable by certiorari and not otherwise. N. J. 139, 14 Mr
- 2507 Quo warranto. On judgment of ouster, relator to have possession of office or franchise immediately. Bond to defendant.

  N. J. 176, 19 Mr

2508 If writ permits, supreme court may determine and enforce rights of relator as well as of respondent.

N. J. 21, 18 F

2509 Officers. Disputed title. In actions defendant shall give bond while holding office. If fraud in election is charged, witnesses may be asked leading questions.

N. C. 105, 28 F

## Miscellaneous actions

2510 Action for account. Limitation five years. W. Va. 2, 22 F

- 2511 Judgments shall determine terms upon which accounting shall be had. Appeals. Ct. 4, 19 Mr
- 2512 Where liability to account is denied appeal may be taken from preliminary order requiring same, as from final decree.

Pa. 150, 24 Je

- 2513 Rep!evin. Return of writ shall be fixed not less than six nor more than 12 days from issue and shall be served six days before return.

  Minn. 78, 5 Mr
- 2514 When levying officer retains possession, bond of tenant replevying not necessary.

  Ga. p. 51) 17 D ('94)
- 2515 Bonds. By whom sureties may be approved.

Mass. 388, 17 My

2516 Actions on fraudulent contracts. May be begun at once and obligation rescinded although not due. N. J. 26, 19 F

# Criminal procedure. Crimes

2517 Code of criminal procedure. General amendments.

N. Y. 880, 4 Je

## Apprehension. Prosecution. Indictment

2518 Town selectmen may expend \$500 annually for detection and prosecution of crime. Ct. 78, 18 Ap

2519 State's attorneys may authorize search and pursuit of unknown criminals. Compensation of officers. State's attorneys may apply to governor for permission to employ detectives.

Vt. 76, 27 N ('94)

Vt. 77, 15 N ('94)

- 2520 If accused not likely to escape, complainant shall go before prosecuting attorney, who shall file information before warrant issues. Liability of complainant for costs of superfluous witnesses.

  Mo. (p. 166) 9 Mr
- 2521 Justices may issue search warrants for nets, seines, etc., used in unlawfully taking fish. May bind over accused to higher court when charge is felony or punishable with fine above jurisdiction.

  Ind. 148, 11 Mr

- 2522 Detectives. May be employed by prosecuting attorneys with approval of court. Ct. 110, 1 My
- 2523 (Fovernor may authorize employment to investigate any crime whose penalty is imprisonment over 10 years. Ct. 305, 4 Jl
- 2524 Pursuing and detective companies may indemnify their members for loss by robbery.

  N. J. 125, 14 Mr
- 2525 Bail. False representations by bondsman perjury.

III. (p. 80) 21 Je

- 2526 Supreme court may appoint three justices of peace in any town with power to grant releases and fix bail. N. H. 37, 13 Mr
- 2527 Before adjournment court shall fix amount of bail on unserved capiases, and on arrest sheriff may approve bonds.

Fla. 83, 31 My

- 2528 Procedure to forfeit when conditions broken. Fla. 82, 27 My
- 2529 Forfeited recognizances may be returned at discretion of court when persons appear to answer charge. N. J. 316, 22 Mr
- 2530 Grand jurors. Method of drawing and summoning made same in all counties. Wis. 127, 3 Ap
- 2531 Court may appoint grand jury clerk in any county.

Ia. 71, 2 Ap ('94)

- 2532 Justices of peace of towns or any three of them may in certain cases meet to inquire concerning offenses committed, in same manner as grand jurors.

  Ct. 274, 1 Jl
- 2533 Prosecution upon information. All courts may try cases upon information of state's attorney without indictment. Grand jury may be summoned only by order of judge on petition of state's attorney. Provisions. S. D. 64, 12 Mr
- 2534 Amending law providing for prosecutions by information and restricting calling of grand jurors. Wyo. 119, 123, 26 F

## Criminal trials

- 2535 Speedy trial. Information may be filed with clerk in vacation without leave of court and shall be docketed at once. Courts shall be always open except Sunday for voluntary pleas of guilty.

  Fla. 77, 30 My
- 2536 If offense punishable with death, counsel for people shall open and close argument.

  Nev. 8, 15 F
- 2537 Fixing time after which accused to be discharged for non-prosecution.

  Ill. (p. 155) 21 Je

- 2538 Court shall fix day for trial when continuance granted.
  - Mo. (p. 161) 9 Ap
- 2539 Obscene trials. On preliminary examination all persons but officers, etc., may be excluded.

  Mich. 138, 13 My
- 2540 Arraignments. In courts of over and terminer abolished except when charge is murder. Defendant to plead orally or by writing endorsed on indictment. Pa. 51, 15 My
- 2541 Change of venue. Amending law. Grounds for change must be proved and may be rebutted. Change to other circuit, when. Special judge may be chosen by defendant and prosecuting attorney, etc.

  Mo (p.162) 18 Mr
- 2542 May be had when supreme court reverses judgment against defendant and remands for new trial. Wis. 137, 6 Ap
- 2543 Not allowed in preliminary examinations where two or more defendants unless all join in application and oath.
  - Wis. 353, 19 Ap
- 2544 Justices' courts. Repealing provision that cost of change may not be required from defendant. Wyo. 84, 18 F
- 2545 Evidence. Witnesses. Defendant, if desiring to be sworn, may be asked questions as other witnesses [make statement].

  Not compelled to testify against self. Fla. 79, 30 My
- 2546 Court may when defendant unable to procure ettendance of witnesses summon at expense of state. Wis. 360, 19 Ap
- 2547 Time for binding prosecutor and witnesses to appear shall be designated by prosecuting attorney in writing. Setting day for continuance.

  Mo. (p. 161) 9 Ap
- 2548 Witness required to attend within any county when subpana is signed by certain court officers.

  N. Y 794, 27 My
- 2549 Procedure to compel witnesses to show cause why fines for disobeying subpœnas should not be collected. Tex. 69, 27 Ap
- 2550 Fees of witnesses for people in all cases same as in civil actions
  [fees paid only in special cases]. Fees of defendant's witnesses
  paid by county at discretion of court. N. Y. 98, 12 Mr
- 2551 Fees allowed only on making daily report of attendance.
  - Wash. 10, 26 F
- 2552 Payment of state witnesses from county fine fund when not paid by defendant. Accounts. Fla. 3. 20 Ap
  Fla. 5, 11 My
- 2553 Depositions may be taken by prosecution. Notice to defendant. Wyo. 96, 20 F

2554 Attempt to commit rape. Must be other evidence than of person injured tending to connect defendant therewith.

Ia. 100, 2 Mr ('94)

- 2555 Jury. Submitting constitutional amendment that certain lesser offenses may be tried by jury of six [less than 12] or by the court. (1896)

  La. 197,—('94)
- 2556 Submitting to next legislature constitutional amendment allowing trial without jury for less than penitentiary offense.

Va. 307, 19 F ('92)

To people. (Adopted Nov. 6, 1894) Va. 228, 12 F ('94)

- 2557 Peremptory challenges. Manner of making. Definition of full jury. Ari. 46, 20 Mr
- 2558 Reducing number allowed each party. Ari. 45, 20 Mr
- 2559 Number allowable when two or more defendants for life imprisonment offense. State has half as many. Wis. 135, 6 Ap
- 2560 When two or more defendants tried together state has as many as all.

  Mass. 120, 16 Mr
- 2561 List of jurors in cases where punishment is death or imprisonment for life must be presented to defendant at least 24 hours before trial.

  Mo. (p. 165) 9 Mr.
- 2562 Charge to jury. Shall be in writing when either party requests. Fla. 67, 25 My
- 2563 Shall include whenever necessary subjects of good character and reasonable doubt.

  Mo. (p. 161) 9 Ap
- 2564 Verdict. If finding defendant guilty of less offense, but one included in that charged, shall not be set aside as contrary to evidence, if court would have sustained verdict of greater offense.

  Fla. 71, 30 My
- 2565 Verdict of murder may recommend mercy and sentence shall be imprisonment for life.

  S. C. 530, 21 D ('94)
- 2566 Appeal. Not allowed where respondent pleads guilty.

Vt. 47, 27 N ('94)

- 2567 When taken from judgment of death, clerk shall give notice to officer having defendant.

  N. Y. 119, 20 Mr
- 2568 From municipal or city court shall suspend judgment but not vacate it.

  Vt. 48, 20 N ('94)
- 2569 From justices of peace may be to superior court or court of common pleas.

  Ct. 47, 3 Ap
- 2570 Sentences excepting of death shall be imposed notwithstanding exceptions or appeal. Stay of execution only when judge certifies that reasonable doubt exists.

  Mass. 469, 4 Je

#### Costs. Fees. Fines (See also Peace officers)

2571 County fine and forfeiture fund. Established. All fines and criminal costs paid to fund and also a special tax not over one mill. To be used for cost of prosecutions and of feeding prisoners.

Fla. 3, 20 Ap

Fla. 4, 1 Je

- 2572 Costs. If respondent makes no defense costs before justice shall be taxed against him.

  Vt. 47, 27 N ('94)
- 2574 May be commuted to imprisonment. Mo. (p. 165) 9 Mr 2575 When person giving information to commence action fails to

2575 When person giving information to commence action fails to appear, costs may be taxed against him, subject to appeal.

Ia. 101, 24 Ap ('94)

2576 Amending law regarding reports of costs payable by state.

W. Va. 12, 22 F

2577 Fees. Of justices and prosecuting officers.

Vt. 153, 27 N ('94)

2578 Fines. In courts of special sessions and police courts paid to town in which court is held [county].

N. Y. 581, 9 My

#### Miscellaneous

- 2579 Limitation. No time during which defendant is not resident or usually in personal attendance upon business within state is part of limitation.

  N. Y. 552, 7 My
- 2580 Criminal process. Officers of Massachusetts may serve in buildings partly in both states. Vt. 73, 26 N ('94)
- 2581 Procedure where corporation is indicted. Minn. 217, 8 Ap
- 2582 Youthful convicts. On any but capital offenses, if first conviction, may in discretion of court be released on recognizance without punishment.

  Del. 129, 5 Mr
- 2583 Insane criminals. Governor may require insane person charged with penitentiary offense to be removed to asylum for treatment pending proceedings.

  Vt. 60, 16 O ('94)
- 2584 Repealing jurisdiction of justices in case of. Vt. 65, 24 N ('94)
- 2585 Habeas corpus. Repealing law requiring application to more than two justices of the peace.

  N. M. 19, 13 F
- 2586 Denial of facts set forth by petitioner or party imprisoned.

  Summary disposal of case.

  Ct. 326, 4 Jl
- 2587 Party aggrieved by any order may secure speedy review by supreme court. No bond on appeal. Minn. 327, 25 Ap

2588 Capital executions. Sheriff may admit representatives of standard news association.

N. J. 240, 22 Mr

2589 Must be at state penitentiary. Duty of warden in case of supposed insanity or pregnancy of prisoner. Ia. 92, 24 Ap ('94)

#### Crimes and punishments

2590 Unlawful to put in motion force which will injure person while in another state.

N. C. 169, 8 Mr

2591 Misdemeanor. A crime punishable either by imprisonment in penitentiary, or by fine or imprisonment in county jail, deemed misdemeanor when latter sentence is imposed.

Ore. (p. 68) 23 F

2592 Rape. Age of consent 18 years.

N. Y. 460, 27 Ap

Ari. 39, 19 Mr

Col. 68, 22 Ap

Neb. 74, 9 Ap

Ida. (p. 19) 19 F

2593 Age of consent 16 years. Ore. (p. 67) 23 F
Mich. 70, 15 Ap

Ct. 236, 26 Je

**2594** Age of consent 15 [10] years. Penalty. **Tex.** 52, 19 Ap **Tex.** 75, 29 Ap

2595 Age of consent 14 years. Wis. 370, 19 Ap

2596 Carnal knowledge of female of 14 to 18 felony. Penalties.

Mo. (p. 149) 8 Ap

2597 Carnal knowledge of female of 10 to 14 punishable at discretion of court.

N. C. 295, 13 Mr

2598 Attempted rape. Removing maximum of penalty.

**Tex.** 75, 29 Mr

2500 Adultery. Incest. Bigamy. Definition and penalties.

Wash. 149, 21 Mr

2600 Abduction. Penalties for enticing into house of ill-fame or compulsion to marry. Ct. 238, 26 Je

2601 Fraudulent marriage. Person marrying woman seduced by him to avoid prosecution and abandoning her within two years, liable to action. Ind. 78, 8 Mr

2602 Indecent exposure. Penalty for taking improper liberties with child under 14, with or without consent.

Wis. 258, 17 Ap

2603 Misdemeanor to play lasciviously with female under 16 [12].

Del. 126, 14 Mr

Neb. 77, 8 Ap.

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2604 Unlawful anywhere [in sight of house or highway].
                                                    Ct. 28, 28 Mr
2605 Declaration of unchastity. Amending definition of crime.
       Penalty.
                                                      Nev. 3, 5 F
                 Penalties.
2606 Abortion.
                                               Ala. 80, 13 D ('94)
2607 If death of woman results, person giving substance to produce
       abortion guilty of manslaughter in first degree.
                                               Mo. (p. 155) 11 Ap.
2608 Dying declarations of woman killed by attempted abortion
       competent evidence against person causing.
                                                   Pa. 274, 26 Je
2600 Train robbery. Defining and increasing penalties. Min-
       imum 10 years.
                                                Mo. (p. 160) 2 Ap
                                                   Ala. 471, 18 F
                                                    Pa. 207, 25 Je
                                                 N. C. 204, 11 Mr
                                                    Col. 111, 8 Ap
                                                     Col. 75, 8 Ap
2010 Robbery. Penalty for using or exhibiting firearms, death or
       imprisonment not less than five years.
                                                  Tex. 62, 11 Ap
2611 Penalty one to 20 years [five to life] imprisonment.
                                    Mont. Pen. code, § 392, 18 Mr
2612 Burglary. Amending definition. Evidence of intent.
                                                   Fla. 84, 16 My
2613 Penalty for entering railroad cars with intent to commit crime.
                                                    Ct. 213, 22 Je
2614 Daylight burglary. Entering building with intent to steal or
       commit any felony constitutes. Increasing penalty.
                                                    Neb. 75, 3 Ap
2615 Larceny. If value over $20 [$100] offense is grand larceny.
       Penalty for petit larceny reduced.
                                                   Fla. 74, 22 My
2616 When amount less than $20 imprisonment not over one year.
                                                 N. C. 285, 13 Mr
2617 Defining and fixing penalties for grand and petit larceny.
                                                Tenn. 205, 14 My
                    Repealing provision concerning penalty for
2618 Petit larceny.
       second offense.
                                               Mo. (p. 153) 11 Ap
2619 Taking goat, sheep or hog petit [grand] larceny. Cal. 29, 9 Mr
2620 Taking beast or bird kept in confinement larceny. Me. 54, 28 F
2621 Penalty for stealing registered dogs.
                                               Ala. 57, 12 D ('94)
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2622 Cattle stealing. Penalty one to ten years imprisonment.

(See also Agriculture -Domestic animals)

<b>2</b> 623	Possession by person accused of stealing prima facie evidence that he acquired rece	
	prima jaca evidence that he acquired rece	Wash. 173, 2 Mr
2624	Failing to account for manay belonging to i	
2024	Failing to account for money belonging to it is larceny. Penalty.	wash. 112, 20 Mr
<b>2</b> 625	Stealing logs. In actions for changing m	arks on logs, etc.,
	what presumptive evidence.	Minn. 35, 11 Ap
	Amending law by defining crime and	• • •
	Search by owner authorized.	Minn. 36, 25 Ap
2626	Theft of value of \$50 [\$20] or over punishab	
	two to 10 years.	Tex. 14, 26 F
2627	Embezzlement. Persons fraudulently b	
	property into state punished as if offense co	
		<b>Tex.</b> 84, 29 Ap
2628	By public officers. Amending definition and	
	Mont. Pen	. code, § 770, 6 Mr
2629	Penalty for, by officer of voluntary association	on. Ct. 109, 1 My
2630	Forgery. Several offenses may be charged	
	in same indictment. Conviction shall spec	cify on which count
	guilty.	Tex. 78, 29 Ap
2631	Conversion of mortgaged property.	
	ing penalties.	<b>Ari</b> . 29, 18 Mr
2632	Mortgagor must have written consent before	selling.
		Ia. 50, 24 Ap ('94)
2633	Removal from mortgaged real estate of house	e, barn, windmill or
	water tank is larceny.	Cal. 86, 26 Mr
2634	Obtaining property by false pretens	es. Limit of fine
		. (p. 52) 13 D ('94)
<b>2</b> 635	Penalty not to exceed \$100 or 30 days, when	value under \$20.
		S. C. 553, 5 Ja
<b>2</b> 636	Reducing penalties.	Mich. 234, 31 My
		<b>Ari.</b> 2, 15 F
<i>2</i> 637	Securing leasehold interest included in definit	
		Ct. 182, 13 Je
2638	Defrauding hotel keepers. Amending	
		Wis. 106, 29 Mr
<del>2</del> 639	Fraudulently obtaining accommodation at	
	emigrant lodging houses, misdemeanor.	N. Y. 883, 4 Je
2640	Penalties.	Tenn. 67, 12 Ap
•		N. D. 71, 11 Mr
		Me. 119, 20 Mr

- 2641 Arson. Definition. Penalties. When death results. Attempted arson. Wash. 87, 19 Mr
- 2642 Penalty for first degree not to exceed 40 [10] years imprisonment.

  N. Y. 902, 4 Je
- 2643 Penalty for setting fire to shipping or cargo, seven to 20 years.

**Ga.** (p. 106) 17 D ('94)

- 2644 Malicious mischief. Injury. Penalty for destroying or injuring property by explosives. Ark. 59, 26 Mr
- 2645 Amending definition of injury to dams, sluices, etc.

Del. 124, 8 Ap

- 2646 Wilfully to remove or injure pier, boom, dam or levee, or to hoist water gate, felony [misdemeanor].

  Minn. 220, 21 Mr

  Mo. (p. 151) 1 Ap
- 2647 Penalty for throwing stones or firing guns in or at houses or other buildings.

  Tex. 103, 27 Ap
- 2648 Misdemeanor to wilfully injure church edifice, schoolhouse or other building, or disturb those assembled therein.

Nev. 69, 13 Mr

- 2649 Entering unoccupied farm house and taking away or injuring any part thereof felony. Penalties. N. D. 62, 6 Mr
- 2650 Changing penalties for killing cattle. Wyo. 58, 16 F
- 2651 Vagrancy. Definition. Penalty. Penalties for forcible entry, carrying weapons or obtaining food or property by threats or force.

  Vt. 75, 27 N ('94)
- 2652 Amending definition. Ark. 61, 27 Mr
- 2653 Penalty not less than 30 days imprisonment. N. J. 299, 22 Mr
- 2654 Persons imprisoned for vagrancy, intoxication, indecent exposure or disorderly conduct shall be placed at hard labor.

Wis. 250, 17 Ap

- 2655 Blackmail. Definition. Penalty not over \$1,000 and one year imprisonment.

  Ala. 442, 18 F
- 2656 Depreciating value of stocks. Penalty for attempting for purposes of buying, six to 12 months imprisonment.

**Ala.** 44, 12 D ('94)

# State and local government

#### General

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2657 Public officers. (See also Quo warranto, Embezzlement)
         Penalties for violation of trust.
                                                     Col. 101, 8 Ap-
2658 Penalties on public officers and members of legislature for ac-
        cepting bribes.
                                                     Kan. 94, 2 Mr
2659 Salary shall be withheld on failure to pay fees into proper
        treasury as required by law.
                                                   Wyo. 119, 26 F
2660 If officer found insane, office is vacant.
                                                 Mo. (p. 186) 2 Ap
2661 Limitation of action on official bonds. Examination of accounts
        and notice to sureties.
                                                 Minn. 127, 25 Ap
2662 Official oath. Amending form.
                                                    Ida. (p. 14) 8 F
2663 When oath shall be taken.
                                                       Ari. 3, 15 F
2664 Submitting to people constitutional amendment authorizing
        governor to fill vacancies in state, district, county and township-
        offices. (Adopted Sept. 3, 1894)
                                           Ark. J. R. 2, 4 Ap ('93)
2665 General law fixing salaries, fees and costs of all state and county
        officers and courts. No fees go to officers.
                                                  Ind. 145, 11 Mr
2666 Civil service. Veterans preferred in appointment by state or
        county.
                                                  Wash. 84, 19 Mr
2667 Amending law giving veterans preference.
                                                  N. Y. 344, 18 Ap
2668 Veterans shall not be discharged without cause. Office shall
        not be abolished to terminate service.
                                                   N. J. 155, 14 Mr
2669 Public work. Citizens only shall be employed. Provisoes.
                                                     Pa. 182, 25 Je
2670 Paving blocks and crushed stone excepted from requirement
        that dressing be within state.
                                                  N. Y. 413, 25 Ap.
2671 Certain specifications to be given in all advertisements for con-
        tracts for public buildings.
                                                       Pa. 304, 2 Jl
2672 Public records. State and local, must be made with standard
        inks furnished by secretary of state.
                                                       Ct. 280, 1 Jl
2673 Flags. Unlawful to display anarchistic flags on any building
        or foreign flags on public buildings.
                                                     Pa. 202, 25 Je
                                                      Col. 76, 5 Mr
2674 Unlawful to display foreign flags on public buildings. Excep-
                                                      Del. 128, 26 F
        tion.
                                                      Ct. 84, 18 Ap
                                                    N. H. 19, 28 F
                                                  R. I. 1355, 23 Ap
                                                    N. J. 101, 7 Mr
                                                 Mass. 115, 13 Mr
                                                    N. Y. 36, 22 F
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2675 U. S. flags to be placed daily on public and private schools, court houses, and all state institutions. Ill. (p. 321) 26 Je

## State government

## State officers and departments

2676 Election. Term. Submitting to next assembly constitutional amendment making plurality [majority] vote sufficient to elect executive officers. (Not adopted in 1895)

Ct. (p. 318) 8 Je ('93)

- 2677 Submitting constitutional amendment making election of all officers biennial [annual]. (Rejected Sept. 25, 1895. Similar amendment was rejected in 1892.)

  R. I. 1439, 29 My
- 2678 Submitting to next legislature constitutional amendment requiring biennial [annual] elections for executive officers and legislature.

  Mass. (p. 700) 12 Mr
- 2679 Time of election of officers chosen by joint assembly of legislature.

  Vt. 131, 14 N ('94)
- 2680 Number. Submitting constitutional amendment allowing creation of additional executive offices by three fourths vote of legislature. (1896)

  Neb. 109, 30 Mr
- 2681 Vacancies. Governor shall fill when legislature is not in session. Ct. 348, 349, 9 Jl
- 2682 Civil service. Veterans preferred in appointments under examinations.

  Mass. 501, 4 Je
- 2683 Salaries. Submitting constitutional amendment allowing legislature to fix. May change once in four years, but only by two thirds vote of members elected. [Now fixed in constitution.] (1896)

  Neb. 108, 29 Mr
- 2684 Submitting constitutional amendment increasing salary of attorney general. (4dopted) Mich. J. R. 1 ('91)

Submitting various increases. (Adopted)

Mich. J. R. 10 ('93)

Rejected on re-canvass.

(p. 612, '95)

Submitting increase of attorney general.

Mich. J. R. 2 ('95)

Superseding J. R. 2, and increasing all. (Rejected Apr. 1, 1895)

Mich J. R. 5 ('95)

2685 Salaries of certain officers and employees in institutions.

Wyo. 79, 16 F

2686 Shall be paid last day of each month. Wyo. 18, 5 F

2687 Officers and employees with monthly salaries may receive proportionate advances during month.

Mass. 34, 8 F

2688	Bonds. Shall be examined twice a year by comptroller, who
	may require new bonds if sufficiency impaired.
	Fla. 92, 11 My
-	By whom approved and where filed. S. D. 147, 11 Mr
<b>269</b> 0	Shall be taken in name of state from some surety company and
	premium paid by state. R. I. 1383, 23 My
2691	Reports. Departments and institutions shall make annually
	to governor for year ending Sept. 30. Exceptions.
	Ct. 294, 4 Jl
2692	Bribes. Penalties for offering or accepting. Ct. 306, 4 Jl
2693	Governor. Proposed constitutional amendment increasing
	salary to \$5,000. La. 199, —('94)
2694	May employ stenographer for official correspondence when nec-
	essary. Vt. 78, 15 N ('94)
2695	Lieutenant governor. Not required to reside at capital.
	Nev. 32, 5 Mr
2696	Secretary of state. Salary increased to \$3,500.
	R. I. 1392, 25 My
2697	Secretary and deputy and private secretary and executive clerk
	of governor required to give bonds. Mich. 16, 13 Mr
2698	Report required biennially. Printing. Ark. 19, 22 F
2699	Secretary and assistant may administer oaths. Kan. 186, 27 F
2700	May complete and sign incorporation papers left by predecessors.
•	Second deputy may be appointed. N. Y. 107, 13 Mr
2701	Fees. Schedule. Mich. 141, 11 My
2702	Amending law fixing fees. Mont. Pol. code, § 410, 9 Mr
•	Fees for recording and certifying. Ct. 121, 7 My
	Attorney general. Salary increased to \$4,500.
-,-4	R. I. 1392, 25 My
2705	Salary \$2,000 [\$1,500]. Deputy \$750 [\$500].
-7-5	Del. 185, 9 My
2706	Salary \$2,000. No fees. Fla. 33, 3 Je
•	More specifically defining certain powers and duties. Addi-
2,0,	tional counsel when employed; governor and attorney general
	audit bills. N. Y. 821, 29 My
2708	When required shall advise any state department or commission.
-,00	Mass. 373, 9 My
2700	May appoint one assistant and three deputies [one deputy]. State
	officers to employ no other counsel. Cal. 70, 16 Mr

- 2710 When duties of attorney or assistant required outside of capital, expenses shall be paid. Wis. 119, 3 Ap
- 2711 State auditor. One instead of two hereafter. Term four Ct. 257, 29 Je years.
- 2712 Deputy auditor general. Office created. Salary \$3,000.

Pa. 104, 6 Je

- 2713 State examiner. Duties in case of defalcation of any public officer. Wyo. 104, 20 F
- 2714 Extending jurisdiction to municipal corporations.

Wyo. 42, 15 F

- 2715 State accountant. Appointment. To examine state and Kan. 247, 7 Mr county accounts.
- 2716 Comptroller of county accounts. Shall appoint deputy to act in his absence. Mass. 175, 27 Mr
- 2717 Gas and electric light commissioners. Increasing limit Mass. 463, 4 Je of expenditures and number of reports.
- 2718 State engineer. To be appointed. Duties as to irrigation. **Ida.** (p. 215) 9 Mr

#### Miscellaneous

2710 State boundary. Commission to confer with S. Dak. relative to, where Missouri river has changed course.

Neb. 118, 5 Ap

2720 Action to be instituted in U.S. court to decide boundary between Missouri and Iowa. Alternative procedure.

Mo. (p. 23) 16 Mr

- 2721 Between N. H. and Mass., as fixed by commissioners, approved. Monuments, maps. N. H. 124, 30 Ja
- 2722 State boundary monuments. Repealing law requiring county commissioners to make examinations. Pa. 39, 9 My
- 2723 Immigration. Board of immigration appointed. Publication of statistics. Aid to immigrants. Wis. 235, 15 Ap-
- 2724 Board created, one member for each county. Powers.

A11. 70, 21 Mr

2725 Commissioner of agriculture ex officio commissioner of immigration. Information collected and published. Correspondence.

Ga. (p. 104) 18 D ('94)

- 2726 Capital. Proposed constitutional amendment changing to San Jose. (Rejected Nov. 6, 1894) Cal. J. R. 34, 14 Mr ('93)
- 2727 Submitting constitutional amendment to remove to Sedalia, provided city erect buildings, etc. (1896) **Mo.** (p. 285) (J. R.) Mo. (p. 96) 18 Mr

- 2728 State buildings and supplies. Capitol commissioner shall without additional compensation act as architect of all buildings.

  N. Y. 784, 27 My
- 2729 Superintendent to be appointed for each separate construction.

  Duties.

  Pa. 300, 2 Jl
- 2730 Governor, secretary and auditor ex officio board of public buildings and property. Superintendent. Powers, duties.

Ind. 146, 11 Mr

- 2731 Board of public grounds and buildings. General law. Given power to let all contracts for state supplies, repairs, etc. Superintendent; powers. Distribution and accounting of supplies.

  Pa. 12, 26 Mr
- 2732 Superintendent of public buildings. Salary not over \$5,000 [\$3,500]. Shall perform duties and make investigations as directed by governor or trustees of buildings.

N. Y. 591, 10 My

- 2733 Stone shall be quarried, cut and dressed in state unless it can be purchased cheaper outside.

  Minn. 347, 21 Mr
- 2734 Governor and state auditors given power to repair or rebuild any building injured by fire, etc. Contingent appropriation.

Mich. 176, 21 My

2735 Capitol. Creating commissions for securing site and for constructing. Regulations. Issue of bonds.

Mont. Pol. code, § 2430 ff, 2 Mr § 2440 ff, 7 Mr

- 2736 Method of selecting plans for new capitol by competition.

  Requirements in plans. Cost \$2,000,000. Minn. 118, 9 Mr
- 2737 Commissioners for rebuilding capitol, destroyed by fire. State bonds.

  N. M. 39, 5 F
- 2738 Commission created to finish. Contract work.

N. Y. 737, 23 My

2739 Control and maintenance.

Wyo. 9, 31 Ja

2740 Governor, treasurer and comptroller shall have care of statehouse. Shall fix amount of insurance. N. J. 395, 4 Je

N. J. 177, 19 Mr

- 2741 U. S. flag shall be displayed on capitol daily. Ct. 56, 3 Ap
  N. C. (p. 494) 16 F
- 2742 State personal property. Condemnation and sale when worn out. Col. 78, 8 Ap

2743 State centennial. Commission to report project for celebration by an exposition in 1900 of centennial of organization Ind. 149, 11 Mr as territory. 2744 Cities over 36,000 may subscribe for stock of exhibition company. Bonds. Tenn. 202, 14 My 2745 County courts may make appropriations for exhibit. Tenn. 25, 7 F 2746 State flower. Adopting peach blossom. Del. 210, 9 My 2747 Adopting goldenrod. Neb. 120, 4 Ap-Vt. 159, 9 N ('94) 2748 Adopting red clover. Mont. Pol. code, § 3282, 27 F 2749 Adopting bitter root. 2750 State flag. Adoption. Ala. 383, 16 F 2751 State sobriquet. Adopting "Tree Planters' state." Neb. 119, 4 Ap-2752 State seal. Commissioner to recommend. Ind. 30, 28 F 2753 State park. Amending law. Trespassing. Compensation and duties of commissioner. Condemnation of land within boundaries. Minn. 106, 25 Ap-2754 Establishing at Dalles of St Croix river. Acquiring land. Minn. 169, 25 Ap 2755 Mackinac island to constitute. Creation of board for govern-Mich. 222, 31 My 2756 Commissioners to provide for preservation of Palisades of N. Y. 97, 12 Mr Hudson river. N. J. 28, 19 F

N. J. 415, 13 Je 2757 Cessions to U. S. Extending permission to purchase or condemn lands, and cession of jurisdiction, to lands for river and harbor improvement. Minn. 56, 57, 19 Ap-

# Local government—general \*

(Including provisions relating to two or more of following classes. Nearly all relate to municipalities, very few to counties.)

## Organization. Officers

2758 Amending general law of municipalities. Adopting classification. Wards, officers and salaries in different classes.

Mont. Pol. code, § 4740 ff, 13 Mr

<sup>\*</sup> The usage of terms designating local bodies varies widely in different states. The word municifality is herein throughout used in its original and strictest meaning to designate any densely populated, incorporated community: thus including cities, villages, boroughs and "towns" (as a name for villages) but not including townships. Where the word town is used to designate in general the smallest division of the state, regardless of dense population, it is grouped with township government, although in the case of the New England towns the nature of the government approaches almost more nearly that of a municipality than that of a western township.

In many states municipalities, specially cities, are divided into classes according to population. As the classification varies widely, the limits of population designated thereby are in these references substituted for the number of the class.

- 2759 Submitting constitutional amendment allowing legislature to pass special laws affecting municipalities, parishes and levee districts. (1896)

  La. 192,—('94)
- 2760 Penalties on state officers refusing to deliver property to successors, extended to county, municipal and school officers.

Mich. 68, 8 Ap

- 2761 Municipal charters. Result of election on organization, after recorded in county, to be forwarded to secretary of state who shall file and issue charter.

  Ill. (p. 96) 7 Je
- 2762 Boundaries. Regulating extent of territory of municipalities under 10,000 population. Tex. 16, 28 F
- 2763 Petitions for change in municipalities shall specifically describe new boundaries.

  Ct. 106, 1 My
- 2764 On petition of one fifth of electors, municipalities may vote on question of excluding territory. Wash. 93, 19 Mr
- 2765 Uninhabited portions of municipalities, if of at least 10 contiguous acres, may be excluded.

  Tex. 114, 29 Ap
- 2766 Amending law regarding marking town and municipal boundaries. Disputes. Ct. 34, 28 Mr
- 2767 Wards. Municipalities under 12,000 not having wards may be divided into wards of not under 500 voters. Elections.

  Aldermen.

  N. J. 133, 14 Mr
- 2768 Amending law relating to division of towns, townships and boroughs into wards. Redivision. N. J. 7, 12 F
- 2769 In cities and towns over 8,000 hereafter divided into wards, each ward may elect freeholder in county board.

N. J. 121, 13 Mr

- 2770 Dissolution. Municipalities under general laws may abolish corporate existence by popular vote. Tex. 109, 27 Ap
- 2771 Municipalities under 3 000 population may dissolve, on election.

  Cal. 125, 26 Mr
- 2772 Condemnation of land. If disinterested jury can not be drawn from city or village, all or part may be drawn from county.

  Mich. 238, 1 Je
- 2773 Municipalities may exercise eminent domain for streets, public grounds, sewers or drainage. Wis. 118, 3 Ap
- 2774 Public improvement. Method of publishing intention to adopt municipal ordinance respecting, when no law now specifies same. When personal service required.

N. J. 272, 22 Mr

## Local officers

2775 Town and village officers. Official bonds. N. D. 110, 14 Mr

2776 Term of township and village officers begins Monday after election in counties over 150,000.

N. J. 47, 25 F

2777 No person unable to read and write English eligible to precinct or district offices.

Ari. 16, 8 Mr

2778 Recorder in municipalities under 3,000 need not be justice of peace. Cal. 204, 27 Mr

2779 Marshal in municipalities appointed by mayor [trustees] with consent of trustees.

Ia. 13, 24 Ap ('94)

2780 Assistant clerk. Women may hold office in town or city.

Mass. 142, 19 Mr

2781 Engineers and attorneys. In cities and villages need not be electors therein when chosen.

Ill. (p. 95) 21 Je

## County government

#### Creation. Organization

2782 New counties. Amending law as to formation. Not to contain under 450 square miles.

Neb. 26, 10 Ap

2783 On petition governor shall appoint commissioners in unorganized counties having 1,500 population. Election of officers.

> Wyo. 59, 16 F Wyo. 81, 16 F

2784 Submitting constitutional amendment: "The legislature, by uniform and general laws, may provide for the formation of new counties." (Adopted Nov. 6, 1894) Cal. J. R. 13, 24 F ('93)

2785 Petition of 25 [15] per cent of voters of counties affected required for holding election. Manner of marking ballot.

Minn. 124, 11 Ap

2786 Repealing law as to division of counties. Pa. 284, 27 Je

2787 Classification. Four classes according to valuation.

Wyo. 54, 16 F

2788 Unorganized counties. Providing for elections of state and national officers. S. D. 84, 12 Mr

2789 Attaching to organized counties for certain purposes. Foreclosure of mortgages on live stock therein. S. D. 48, 11 Mr

2790 Records for unorganized counties. S. D. 49, 12 Mr

2791 Annexation. County may annex not over 600 square miles of adjoining unorganized county when 55 per cent of voters of county and also of such territory petition. Effect.

Minn. 298, 21 Mr

- 2792 Township organization of county. Question of discontinuing shall be put to vote when one tenth [one third] of voters petition. (See also Townships) Neb. 29, 5 Ap
- 2793 County lines. Applications to legislature for changing shall be accompanied by survey and plat. Tenn. 105, 10 Ap
- 2794 Amending law as to survey in case of dispute. Pa. 70, 22 My
- 2795 County seats. Petitioners for re-location shall give address. When petition may be presented and election held.

Ia. 10, 24 Ap ('94)

- 2706 County buildings. Tax not over five mills for five years may be levied on popular vote. Neb. 27, 9 Ap
- 2797 Counties of 50,000 to 150,000 may appoint commission to erect, and issue \$200,000 bonds. Contracts. N. J. 285, 22 Mr
- 2708 Bonds may be issued for court houses on popular vote. Not to exceed three per cent of valuation. Tax. Contract.

Minn. 299, 9 Ap

- 2700 Counties may build court houses. Bonds; limitation. Sale of Wyo. 22, 7 F old property.
- 2800 Janitors, etc. shall be employed and paid by county commission Pa. 136, 24 Je ers.

#### Officers

2801 General law fixing number and salaries and classifying counties for that purpose. Mont. Pol. code, § 4312 ff, 18 Mr

§ 4594 ff, 19 Mr

- 2802 County civil service reform. Applying to Cook county (Chicago) practically the same provisions as for cities by law of 1895. Law mandatory. Ill. (p. 136) 26 Je
- 2803 Certain county officers may be removed by circuit or county W. Va. 46, 20 F
- 2804 Elected in October [January]. Ga. (p. 40) 15 D ('94)
- 2805 Term. Treasurer and auditor to hold from first Monday in January [March]. Minn. 11, 5 Mr
- 2806 Deputies of officers. Number and compensation in counties of different classes. Wyo. 74, 16 F
- 2807 In counties assessed at less than \$5,000,000 county clerk shall be ex officio clerk of district court and treasurer ex officio asses-Wyo. 73, 16 F
- 2808 Bonds. Fixing amount. Examination. Duration. Security companies may sign. N. C. 270, 13 Mr
- 2809 Shall be examined twice a year by county commissioners and new bonds required if sufficiency impaired. Fla. 92, 11 My

2810 Fees and salaries. Fixing in counties of different classes.

Wyo. 76, 16 F

Ore. (p. 77) 25 F

2811 Fees. General schedule for county and court officers,

Cal. 207, 28 Mr

2812 When allowed mileage, can not claim livery or other transportation expenses.

Wyo. 92, 18 F

2813 Salaries in counties of different classes. Wash. 161, 20 Mr
Ari. 51, 21 Mr

2814 Fixed salaries for sheriffs and recorders instead of fees.

Ia. 75, 30 Mr ('94)

Ia. 76, 24 Ap ('94)

2815 Fixing salaries in counties of 150,000 to 250,000.

Pa. 301, 2 Jl

2816 Salaries and limit of clerk hire of treasurers and auditors in counties of 40,000 to 100,000. Minn. 292, 16 Ap

2817 Commissioners. Supervisors. Commissioners shall be elected as other county [township] officers are elected.

Nev. 41, 9 Mr

2818 Election of one commissioner for each district by electors of county at large [such district]. Wash. 110, 20 Mr

2819 Three [or five] shall be elected by popular vote [justices of the peace]. Additional commissioners how appointed. Vacancies.

Amending powers.

N. C. 135, 6 Mr

2820 Commissioners' districts may be changed by commissioners when majority of voters petition.

N. D. 34, 8 F

282I In counties under township organization there shall be seven supervisors [one from each township]. Supervisors cease to be township officers. Distribution of their former powers.

Neb. 28, 11 Ap

2822 Duties and powers as board of education. N. C. 439, 13 Mr

2823 Appeals from orders or proceedings of commissioners, when taken and how tried. Effect. Ida. (p. 50) 6 Mr

Ida. (p. 142) 9 Mr

2824 Publication of commissioners' proceedings. Ida. (p. 50) 6 Mr

2825 Amending law as to records to be kept.

Mont. Pol. code, § 4219, 18 Mr

2826 Commissioners' bonds shall be \$10,000 [\$5,000].

Ct. 25, 28 Mr

2827	Bonds required. Amount. Approved by county clerk.
	N. D. 44, 12 Mr
2828	Compensation of supervisors for committee work.
	Wis. 373, 19 Ap
2829	. Traveling expenses of special county commissioners shall be
	paid by county. Mass. 112, 13 Mr
2830	Chosen freeholders. Salary in counties over 100,000, \$300
	[\$150]. President \$500. N. J. 336, 25 Mr
	N. J. 343, 25 Mr
2831	Repealing law requiring monthly publication of expenditures and
	minutes in newspapers. N. J. 20, 18 F
2832	County treasurer. Bonds shall be \$10,000 [\$5,000].
	Ct. 26, 28 Mr
	Term two years [at will of commissioners]. Ct. 107, 1 My
2834	Deposits of moneys. Bonds of banks. Procedure in case of
	misconduct or death. Inspection of books.
	Wash. 73, 15 Mr
2835	Shall make itemized report to commissioners annually and
	when required. Wis. 229, 15 Ap
_	Office hours 9 A. M. to 3 [5] P. M. Ari. 50, 21 Mr
2837	Successor in office not entitled to commission on school funds
	when one commission paid. Ark. 37, 12 Mr
2838	County comptroller. Office created instead of auditor in
	counties over 150,000. Powers and duties. Pa. 288, 27 Je
2839	County clerk. Shall be provided with seal. Wyo. 7, 31 Ja
2840	Amending law relating to duties.
	Mont. Pol. code, § 4412 ff, 18 Mr
2841	No special pay for making report of meetings of commissioners.
	S. D. 54, 12 Mr
2842	Business hours from March to October, 8 A. M. to 5 [6] P. M.
	N. Y. 144, 21 Mr
2843	Bonds required. Amount, etc. Wash. 53, 13 Mr
2844	County surveyor. Salary in counties over 200,000, \$2,000.
	Deputies. Duties. Minn. 280, 11 Ap
2845	Amending law and extending duties.
	<b>Mont</b> . Pol. code, § 4470 ff, 18 <b>M</b> r
2846	Elected by people for two years. Duties and powers.

Wash. 77, 19 Mr

- 2847 May act as county surveyor in adjoining county when so appointed.

  Ala. 195, 1 F
- 2848 County solicitor. Amending law. Commissioners to appoint and fix salary. Fees go to county. Duties.

Pa. 75, 22 My

- 2849 Additional counsel may at discretion be hired by commissioners when 10 freeholders petition.

  Neb. 7, 2 Ap
- 2850 Commissioners may appoint special attorneys to aid in suits where county is party.

  Minn. 282, 25 Ap

#### Miscellaneous

- 2851 Counties declared to be corporate bodies and can sue and be sued.

  Ct. 38, 29 Mr
- 2852 Recorder shall subscribe for one newspaper at county seat. To contain legal advertising.

  Nev. 105, 16 Mr
- 2853 Commissioners may publish proceedings in one newspaper in foreign language if also in English newspaper.

S. D. 131, 12 Mr

- 2854 Copies of lost records may be made from other places where recorded, and have force as originals.

  W. Va. 15, 21 F
- 2855 County printing. Amending law as to contracts, rates, etc.

Mont. Pol. code, § 4233, 2 Mr

## City government

## Incorporation. General organization

2856 General incorporation laws. For all cities adopting law.

N. J. 2, 4 F

Repealed, N. J. 400, 10 Je

- 2857 For cities hereafter organized. May be accepted by existing cities on popular vote. A few special provisions as to wards, aldermen, etc., for cities of different classes, but not separate general provisions.

  Minn. 8, 8 Ap
- 2858 For cities of first class (over 4,000). Wyo. 80, 16 F
- 2859 For fourth class (under 10,000). All cities of such population under general law must reincorporate, and also those under special charter except on special vote. Villages 3,000 to 10,000 may adopt.

  Mich. 215, 27 My
- **2860** For fourth class (under 3,000). **Mo.** (p. 65) 11 Ap

2861 For incorporation as cities of towns, boroughs or territory over 5,000 population. Organization and powers.

N. J. 268, 269, 22 Mr

2862 Miscellaneous amendments.

Wis. 316, 19 Ap Wis. 320, 19 Ap

2863 Amending law of cities of 10,000 to 25,000.

Neb. 13, 22 Mr

2864 Amending law of cities of 50,000 to 100,000.

Ind. 135, 11 Mr Ind. 165, 15 Mr

2865 Amending law for cities over 100,000.

Ind. 166, 16 Mr

2866 Districts or villages having 1.500 [2,000] population may incorporate as cities. Wis. 62, 21 Mr

- 2867 City charters. Home rule. Submitting to people constitutional amendment authorizing cities to frame their own charters. Board for framing. Limitations; legislature to pass other general limitations. Classification: less than 15,000; 15,000 to 50,000; over 50,000. (1896) Minn. 4,8 Ap
- 2868 Cities over 20,000 may revise charter and on adoption by people it shall go into effect without act of legislature.

**Wash**. 27, 4 Mr

2869 Uniting of cities. Providing for consolidation of any two adjoining cities of second class (Pittsburg and Alleghany) on majority vote in each city. Annexation of other territory.

Pa. 33, 8 My

- 2870 Debt of each city and district to be paid by tax on its own territory. Pa. 34, & My
- 2871 Consolidated city and county government. Submitting constitutional amendment repealing provision requiring two legislative houses. (Adopted Nov. 6, 1894)

Cal. J. R. 25, 11 Mr ('93),

- 2872 Submitting constitutional amendment authorizing when city exceeds 100,000. (1896) Neb. 116, 29 Mr
- 2873 Submitting constitutional amendment authorizing separation of cities over 100,000 from county. Tax limit; election, etc. (Rejected Nov. 6, 1894)

  Mo. (p. 273)—('93)
- 2874 Legislation for cities. Authorizing appointment of commission to propose legislation for cities of 50,000 to 250,000.

N. Y. 548, 7 My

2875 Commission for cities under 50,000.

N. Y. 1011, 13 Je

2876	In cities under 250,000 special city laws propos	ed by legislature
	shall have public hearing and be approved or	disapproved by
	mayor and legislative body.	N. Y. 1, 28 Ja

2877 —— In cities over 250,000 by mayor. N. Y. 9, 6 F

2878 Classification. Cities having special charters divided for exercise of corporate powers into same classes as in general law.

Wis. 238, 13 Ap

2879 First class all over 1,000,000 [600,000]. Pa. 188, 25 Je

2880 Amending law as to effect when city by change of population belongs to a new class.

N. J. 408, 10 Je

2881 Wards. Law authorizing redivision applies to all cities under general law. Changing voting precincts. Changes not oftener than two [10] years. Ind. 71, 8 Mr

2882 May change not oftener than six years. Number in cities over 15,000 not to exceed eight. Col. 95, 19 Ap

2883 Cities may redivide; wards not to exceed 16. Election precincts not to exceed 600 voters.

N. J. 152, 14 Mr

2884 Cities under 12,000 may change every five years. Not over 800 voters. Ward officers. N. J. 75, 5 Mr

2885 Procedure for changing wards in certain cities. Division into precincts.

Wis. 286, 18 Ap
Wis. 309, 19 Ap

2886 Annexations. Extension. Cities may annex territory on petition of one half of resident electors and owners of one half of real estate, or three fourths and one third respectively.

**Wis.** 245, 17 Ap

2887 In cities over 100,000, three fifths vote required to extend boundaries.

Mo. (p. 54) 9 Ap

2888 Cities under 12,000 may annex on petition of owners of 60 per cent of property.

N. J. 219, 21 Mr

2889 Adjustment of indebtedness of annexations to be borne by city.

Minn. 251, 19 F

# Ifficers. Council

2890 Enumerating officers of cities under 150,000. Wis. 236, 15 Ap
2891 When appointed by mayor or aldermen shall perform duties

under their direction.

Me. 166, 27 Mr

2892 Salaries shall be paid to mayor and council in cities under 150,
ooo only by three fourths vote of council.

Wis. 183, 11 Ap

2893 Prohibiting from receiving fees as witnesses in cases where state, county or city is party.

Minn. 241, 25 Ap

2894 Civil service reform. General law for cities adopting by popular vote. Commission. Classification, rules, examinations. Promotions on examination. Removals by commission after investigation. Penalties for fraud and use of corrupt or political influence, etc. (Adopted in Chicago)

Ill. (p. 85) 20 Mr Ill. (p. 94) 13 Je

- 2895 Commission to be appointed in cities over 40,000. Examinations. Appointments. Wis. 313, 19 Ap
- 2896 Removal. Mayor of New York within six months after coming into office may remove any but judicial officers.

N. Y. 11, 11 F

- 2807 Election. City clerk, attorney and treasurer elected by people [appointed] in cities over 15,000. Kan. 123, 5 Mr
- 2898 Vacancies. May be filled by mayor in cities over 100,000, when he alone makes original appointment.

N. J. 328, 22 Mr

- 2899 In office of mayor, recorder or councilman shall be filled by council.

  W. Va. 24, 20 F
- 2900 Term. In cities of 12,000 to 35,000 council can appoint officers only for its own term.

  N. J. 207, 21 Mr
- 2901 Of council and officers two years. Ari. 65, 21 Mr
- 2902 Consolidation. In cities under 100,000 duties of assessor, collector and treasurer may be divided between other city and county officers.

  Cal. 182, 27 Mr
- 2903 In cities of 12,000 to 35,000 council may consolidate offices, fix duties and compensation, etc.

  N. J. 222, 22 Mr
- 2904 Councils. Limiting term of office of all aldermen and councilmen to two years.

  Minn. 239, 27 Mr
- 2905 Both councils in cities of 100,000 to 600,000 shall organize themselves biennially. (The term of office of upper house is four years.)

  Pa. 14, 28 Mr
- 2906 Aldermen shall be chosen by voters of city at large but from separate wards.

  Tex. 9, 27 F
- 2907 Vacancies in cities over 100,000 filled by mayor.

N. J. 423, 13 Je

- 2908 President on petition of one fourth of members must call special meeting.
  N. J. 324, 22 Mr
- 2000 Mayor. Term two [one] years.

Tex. 9, 27 F

2010 Vacancy. Aldermen and council shall fill. N. H. 41, 13 Mr

S. D. 144, 12 Mr

Ark. 54, 26 Mr

Cal. 15, 5 Mr

N. J. 199, 20 Mr

N. J. 164, 18 Mr

2012 Mayor failing or refusing to enforce laws or ordinances may be

2013 City clerk. Appointed by board of trustees, in cities of 3,000

2914 Elected for three years by council in cities under 12,000.

2011 Salary in cities of first class \$600.

to 10,000.

removed by circuit court, on trial.

2015 To appoint deputy in cities over 12,000.

2916	Treasurer. Salary in cities of first class \$600.
Ū	S. D. 144, 12 Mr
2917	Auditor. Any city by vote of council may create office. Appointment by mayor. N. H. 8, 21 F
2918	Attorney. Elected by people [trustees] in cities of 3,000 to 10,000.  Cal. 15, 5 Mi Cal. 152, 26 Mi
2919	In cities under 12,000 shall have practised at least two years.
	N. J. 153, 14 Mr
2920	Marshal. Cities under 3,000 may dispense with office.
	<b>Tex.</b> 41, 12 Ap
2921	Term in cities under 12,000 three years. N. J. 305, 22 Mr
2922	In cities under 10,000 elected by council. Wash. 138, 20 Mr
2923	Recorder. Made elective instead of appointed.
	Ari. 65, 21 MI
Power	s. Miscellaneous
2924	Conferring additional powers on cities of 10,000 to 15,000 population. Kan. 366, 26 F
2925	Additional powers given to cities over 7,000 extended to those
, ,	over 5,000. Ia. 5, 24 Ap ('94)
2926	City ordinances. Must be approved by mayor, recorded and numbered. Take effect on passage. Shall contain only one subject, clearly expressed in title.  Mont. Pol. code, § 4805, 2 Mi
2027	Cities may codify and same shall be evidence as if original.
292/	N. J. 151, 14 M
2928	Printed codes or revisions of ordinances purporting to be by authority shall be received as such.  Ala. 492, 18 F
	Persons refusing to pay fines for violating may be imprisoned no over oo days.  N. J. 52, 26 F

- 2930 Proceedings in city court relating to violation of ordinances are reviewable by *certiorari* and not otherwise. N. J. 139, 14 Mr
- 2931 Eminent domain. Regulating procedure. N. J. 388, 1 Ap
- 2932 Appointment and attendance of jurors to view lands in cities having special charters. Wis. 198, 11 Ap
- 2933 Public work. Contracts. Advertising and accepting bids in cities over 150,000. Wis. 368, 19 Ap
- 2034 Department of public works. Cities over 100,000 may organize. To include engineering department, commissioner of public works and park board. Duties and powers of each. Assessments. Contracts.

  Minn. 228, 25 Ap
- 2935 Census. In cities of 20,000 to 250,000 must be taken on petition of 25 citizens.

  Mo. (p. 52) 11 Mr
- 2936 Postponing quinquennial census to 1900. S. D. 143, 13 Mr
- 2937 Miscellaneous. Woman suffrage. Question of municipal suffrage for women submitted to vote of persons qualified to vote at school elections. (Defeated Nov. 5, 1895)

Mass. 436, 31 My

- 2938 Officers in townships over 6,000 have no authority over cities set off from such townships. Division of personal property between city and township.

  N. J. 49, 25 F
- 2030 Advertising and printing. Amending regulations for cities of 100,000 to 600,000. Pa. 4, 13 F
- 2040 Suits for damages. Notice of injury must be made within 60 days, in cities of 30,000 to 100,000.

  Mo. (p. 57) 11 Mr
- 2941 Amending law regarding publication of ordinances and other notices in cities over 100,000.

  N. J. 389, 1 Ap
- 2942 Public baths. Cities over 50,000 shall maintain free, open 14 hours daily.

  N. Y. 351, 18 Ap
- 2943 City improvement societies may be incorporated under general law.

  Pa. 230, 25 Je

## Villages. Towns.\* Boroughs

# Incorporation. General organization

2944 Towns. General law for incorporation as towns of towns, villages, boroughs or townships over 5,000 population. Government. Procedure.

N. J. 113, 7 Mr

N. J. 185, 20 Mr N. J. 186, 20 Mr

<sup>\*</sup> See footnote p. 177

- 2045 Territory containing 150 [300] persons, not exceeding three [two] square miles, may incorporate. Wyo. 15, 2 F
- 2946 Council on petition of 50 citizens may increase number of or change wards.

  N. J. 56, 26 F
- 2947 Villages. General law of government for all villages hereafter organized.

  Mich. 3, 19 F
- 2948 Commission created to frame general law. Vt. 348, 27 N ('94)
- 2949 Villages under special charters may reincorporate by popular vote under general laws, so as to become part of town.

Wis. 70, 22 Mr

2050 Villages over 2,000 population may by popular vote reincorporate under law for villages over 3,000. Provisoes.

Minn. 256, 25 Ap

- 2951 Separation from townships. Amending law. Petition for election on question.

  Minn. 260, 2 Ap
- 2952 Annexations. Amending law so as to allow beginning of procedure by village without petition of annexed territory.

Vt. 129, 12 N ('94)

- 2953 May annex territory by vote of residents of village and territory.

  Limitations. Wis. 3:0, 19 Ap
- 2954 Change of name authorized on popular vote. Minn. 261, 8 F
- 2955 Dissolution. Amending law. Territory reverts to town. Applies to villages under general or special law.

Wis. 100, 29 Mr

- 2956 Boroughs. Reviving general law of 1890 for formation and government.

  N. J. 60, 26 F
- 2957 Amending procedure for incorporation. Grand jury need not act. Pa. 276, 26 Je
- 2958 Incorporated or semi-incorporated villages may incorporate as boroughs, by popular vote.

  N. J. 274, 22 Mr

N. J. 195, 20 Mr

- 2959 Election for formation can be held only on petition of owners of one half in value of real estate.

  N. J. 22, 18 F
- 2960 Boroughs shall be independent of townships. What officers to be elected. May elect one member of county chosen free-holders, etc.

  N. J. 107, 7 Mr
- 2961 Adjustment of finances between boroughs and townships from which erected. Election districts.

  N. J. 233, 22 Mr
  N. J. 282, 22 Mr

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- 2962 Boroughs de jure are liable for debts and contracts made while boroughs de facto.

  N. J. 334, 25 Mr
- 2963 May change names of wards to numbers or vice versa.

Pa. 145, 24 Je

- 2964 Any borough may vote to and reorganize under another form of borough government.

  N. J. 63, 27 F
- 2965 Dissolution authorized on popular vote. Disposal of property and payment of debts.

  N. J. 206, 21 Mr
- 2066 Boroughs situated in more than one township shall vote for county freeholders for township in which majority reside.

  [Borough formerly chose separate freeholder.]

N. J. 44, 25 F

#### **Officers**

2967 Towns. Trustees may appoint deputy marshals.

Ia. 14, 19 Mr

2968 Village officers. Establishing offices of collector of taxes, overseer of poor, and commissioners of appeal in taxation.

N. J. 174, 19 Mr

- 2969 Trustees. Number. If population over 1,200 [1,500] one additional for each 400 [500] people. N. Y. 154, 22 Mr
- 2970 Deputy clerk or recorder may be appointed by consent of council of any village. Powers. Minn. 270, 27 F
- 2971 Borough officers. Council. Increasing number from six to seven in boroughs not divided into wards. Pa. 81, 22 My
- 2072 Burgesses. Vacancies in office shall be filled by court of quarter sessions.

  Pa. 310, 2 Jl
- 2973 Assessor and collector. Mayor and council may annually fix salary in boroughs.

  N. J. 274, 22 Mr

#### Powers. Miscellaneous

2074 Conferring additional powers on villages over 4,000 population.

Represented on county board by one supervisor for each 1,000.

Wis. 204, 12 Ap

- 2975 Eminent domain. When village votes for acquisition of property, it may exercise if necessary.

  N. Y. 879, 4 Je
- 2976 Franchises. Towns may grant to electric light, telephone gas and street railway companies and contract for lighting streets and public buildings.

  Wyo. 24, 7
- 2977 Village improvement societies. May be incorporated.

  Me. 88, 14 ]

#### Townships. Towns

- 2978 Organization. County board must create new towns whenever three fourths of voters in territory of not less than 10 square miles petition. Ill. (p. 319) 21 Je
- 2070 General incorporation law. Vote of county on question of adopting township organization. Wash. 175, 23 Mr
- 2980 Division by county commissioners of organized townships embracing over two surveyed townships.

  Minn. 227, 5 Mr
  N. D. 30, 12 Mr
- 2981 Amending general law, more accurately defining powers of towns.

  Wash. 32, 7 Mr
- 2082 Repealing provision that no township line shall pass through a town (village).

  Mo. (p. 274) 2 Ap
- 2083 Amending law authorizing annexation of fractions of townships to other townships so as to apply to any unorganized territory, fractional or otherwise.

  Minn. 9, 25 Ap
- 2984 Dissolution of township organization when co-extensive with village. Election. Effect. Minn. 252, 21 Mr
- 2985 Changes in organization which may be adopted by townships over 12,500 population in which there is no incorporated municipality.

  N. J. 73, 5 Mr
- 2086 Meetings. Elections. Time one P. M.

Mich. 233, 31 My

- 2987 Polls shall be open one hour.
- Minn. 75, 12 Ap
- 2988 Amending law relating to meetings in separate districts for transaction of business usually done at township meetings by viva voce vote.

  Mich. 242, 1 Je
- 2089 Votes on appropriations and taxes shall be recorded.

Mich. 233, 31 My

- 2990 Special town meetings shall be called within 10 days after application of 20 voters.

  Ct. 65, 11 Ap
- 2991 Township houses. May be erected for elections, storing road machinery, etc. Bonds, tax. Pa. 242, 26 Je
- 2992 Officer's. Increasing per diem allowance. Town meeting may further increase not over 50 per cent.

Minn. 13, 25 Ap

2993 Regulating powers for remainder of term when municipality is created out of township.

N. J. 25, 18 F

2994 Relating to certain officers where borough has been erected out of township.

N. J. 62, 26 F

2005 Amending law regarding duties and powers. S. D. 182, 13 Mr

2006 Selectmen. Shall take oath of office. Ct. 58, 11 Ap

2007 Township commissioners. Compensation.

S. C. 556, 5 Ja

2008 Town clerk. Shall procure suitable fire-proof safe.

Vt. 121, 23 N ('94)

2000 Town overseer of highways. Office created.

S. D. 182, 13 Mr

3000 Fence viewers. Town supervisors [road overseers] shall be.

Wis. 14, 27 F

## Police. Fire departments

3001 Police and fire board. In cities over 80,000, three [four and mayor] members, appointed by state governor, land commissioner and attorney. Removal on charges. Powers.

Neb. 10, 3 Ap

#### **Police**

- 3002 Police department. General law for cities of 12,000 to 35,000. Bi-partizan board of four appointed by mayor, three years. Removal. Board to have entire control; its appropriations to certain limits must be included in taxes. N. J. 194, 20 Mr
- 3003 In cities over 100,000 pay of patrolmen \$3 per day. Police commissioners to estimate expenses annually; amount to certain limit must be levied. Act subject to popular vote of city.

N. J. 99, 7 Mr

3004 Boroughs may establish. Erection of stations and signals.

N. J. 274, 22 Mr

- 3005 State governor, secretary and comptroller may when they deem necessary to enforce laws in any municipality appoint police commissioners therefor, with plenary power uncontrolled by municipality.

  S. C. 533, 24 D ('94)
- 3006 In towns of over 10,000 population, in counties over 150,000, policemen shall be removed only for cause and in same way as in cities.

  N. J. 54, 25 F
- 3007 Police pensions. In cities of 100,000 to 300,000, in case of injury or death half salary to be paid. Mo. (p. 236) 11 Ap
- 3008 Policemen in any city shall be body corporate as relief association and may assess members to insure them.

Wis. 163, 9 Ap



3009 Miscellaneous. Police in discharge of duties shall have free use of street railways, telegraphs and telephones.

N. Y. 417, 26 Ap

- 3010 Disposition of property lost, stolen, or taken from prisoners, which comes into hands of police. Ind. 136, 11 Mr
- 3011 Night watchmen employed by owners of real estate have same authority as police. Provisions. Pa. 248, 26 Je

#### Fire departments

3012 Administration. Fixing pay of firemen in cities over 100,000. Estimates of fire board, to certain limit, must be included in taxes. Act inoperative until accepted by vote.

N. J. 100, 7 Mr

- 3013 Appointments to higher grades shall be only by promotion in cities over 100,000.

  N. J. 280, 22 Mr
- 3014 Members of paid departments to have annual vacation of 10 to 15 days. Cal. 84, 26 Mr
- 3015 Municipal officers shall investigate cause of fires and value of loss and transmit to insurance commissioner record semi-annually.

  Me. 98, 14 Mr
- 3016 Support (See also Taxation of insurance companies)

Fire companies shall be paid by state two per cent of premiums on policies in municipality.

N. D. 8, 4 Mr

- 3017 Townships having assessed valuation of \$4,000,000 and water supply for fires may spend by vote \$20,000 [\$10,000] for equipping department.

  N. J. 257, 22 Mr
- 3018 Townships of 5,000 population having apparatus may appropriate \$1,500 for support of same and of fire companies.

N. J. 82, 5 Mr

- 3019 Apparatus. Engine houses. Villages may buy or rent apparatus and issue certificates of indebtedness therefor.

  Limit. Minn. 257, 25 Ap
- 3020 Cities of 12,000 to 100,000 may erect engine houses costing not more than \$25,000 and issue bonds.

  N. J. 287, 22 Mr
- 3021 Municipalities having assessed valuation over \$900,000 may purchase engines, and erect house costing not over \$10,000.

  Bonds.

  N. J. 228, 22 Mr
- 3022 Fire districts outside municipalities. Amending law as to powers of commissioners, appropriations and elections.

N. Y. 937, 6 Je

3023 May raise money for hydrants and water service.

Mass. 295, 20 Ap

- 3024 When made parts of municipalities, property and debts apportioned among municipalities.

  N. J. 145, 14 Mr
- 3025 Firemen's relief associations. May adopt rules as to rendering relief. Payments may be made to heirs in case of death.

  Wis. 102, 29 Mr
- 3026 Members leaving actual service after five years entitled to privileges. Initiation fee not over \$50 and annual dues may be required of members.

  Wis. 163, 9 Ap
- 3027 Proceeds of tax on insurance premiums hereafter to go directly to such associations where they exist. Accounting.

Minn. 73, 16 Ap

3028 Firemen's pensions. Established in cities over 10,000 with paid department, on retirement, injury or death.

**Neb**. 39, 8 Ap

- 3029 Half pay shall be given firemen in cities over 50,000 when retired for disability or after 22 years service. Pensions to family in case of death.

  Wis. 379, 19 Ap
- 3030 In cities over 100,000 haif pay shall be allowed on retirement for injury or 20 years service, or to family in case of death.

N. J. 367, 28 Mr

- 3031 Shall be paid in case of injury in cities under 25,000 and villages. Rates.

  Neb. 37, 27 Mr
- 3032 \$500 shall be paid by villages or fire districts to heirs of volunteer firemen dying from injuries.

  N. Y. 615, 11 My
- 3033 Two per cent tax levied on premiums of foreign fire insurance companies in cities. To constitute relief fund.

Kan. 363, 7 Mr

- 3034 Fund established in cities over 30,000. Government and regulations. Ind. 20, 23 F
- 3035 Membership of board controlling fund. Mo. (p. 56) 18 Mr
- 3036 Relief fund to be established wherever incorporated company exists. Board of trustees created to manage and disburse as they see fit in case of sickness or disability. Appropriation by city or town not to exceed \$12,000. Cal. 115, 26 Mr
- 3037 Exemption. Firemen in municipalities over 1,000 population exempt from military duty, jury service and poll, road or street taxes. After seven years service, exemption permanent.

Ari. 14, 8 Mr

3038 Exemption from militia service.

N. Y. 745, 23 My

3030 From poll tax for roads.

S. D. 179, 12 F

- 3040 From road taxes when bona fide members of company in city or town. Ind. 85, 9 Mr
- 3041 Free transportation. Firemen in discharge of duties shall have free use of street railways, telegraphs and telephones.

N. Y. 417, 26 Ap

- 3042 Firemen's button. Penalty for wearing "national button" unlawfully.

  Neb. 81, 14 Mr
- 3043 Fire marshal. Creation and powers of office in cities under 100,000. Pa. 174, 24 Je

## Light. Water. Power

- 3044 Light and water. Cities may lease or purchase existing works. Bonds. Wis. 182, 11 Ap
- 3045 Submitting constitutional amendment allowing increase of tax rates for cities over 30,000, to purchase or erect plants. (1896)

Mo. (p. 289) J. R.

- 3046 Cities of 2,000 to 15,000 may purchase or construct plants by two thirds vote. Bonds. Kan. 55, 5 Mr
- 3047 Light and water companies may hold stock or bonds, guarantee bonds, or lease property of other companies.

Pa. 261, 26 Je

3048 Penalty for fraudulently altering water and electric meters or tapping pipes and wires.

Ill. (p. 155) 21 Je

## Light. Power

- 3049 Companies. Gas companies may furnish electricity. Amending provisions as to meetings and elections. Mich. 104, 26 Ap
- 3050 Revoking certain exclusive rights of gas companies existing prior to 1874 and since accepting act of that year.

Pa. 179, 24 Je Pa. 180, 24 Je

- 3051 Gas companies may furnish gas power and heat with same conditions and rights as for light.

  Me. 61, 5 Mr
- 3052 Incorporation law for companies furnishing gas or electricity or both for light, heat or power. Restrictions. Me. 102, 15 Mr
- 3053 Municipal light works. Cities may construct and operate.

  Shall not erect competing works if owners will sell. Appraisal.

  Bonds. Wis. 294, 19 Ap

- 3054 Cities of 10,000 to 25,000 may erect gas or electric plant, or contract for light. Popular vote. Neb. 13, 22 Mr
- 3055 Cities and villages under 10,000 having plant may furnish electric light to private persons, fixing rates, etc.

Mich. 41, 27 Mr

- 3056 Lighting contracts. City or town must advertise for bids.

  Contracts annual. Surety of bidders. Cal. 169, 26 Mr
- 3057 Municipalities under 10,000 may make exclusive contracts for gas or electric light not over six [two] years. Neb. 16, 8 Ap
- 3058 Cities over 250,000 may make gas contracts for not over 15 years, providing for lower rates for city and people each successive year.

  N. Y. 990, 11 Je
- 3059 Electric companies. Incorporation of companies to furnish light, heat and power by use of water. Tenn. 208, 14 My
- 3060 No enjoyment of privilege of maintaining apparatus over buildings or lands shall give right to continued enjoyment or presumption of grant.

  Vt. 87, 13 N ('94)
- 3061 Companies of any kind may sell or rent power.

**Ga.** (p. 114) 17 D ('94)

3062 Companies for conducting electricity for light or power, other than railways, may sell electricity for heating and motors.

Mass. 420, 29 My

- 3063 Companies furnishing electricity for heating or power, excepting railway companies, are subject to laws of electric light companies.

  Mass. 350, 2 My
- 3064 Electric power companies may use eminent domain except on residences or business structures. Wash. 47, 11 Mr
- 3065 Gas and electric apparatus. Injury to gas apparatus or altering for purpose of fraud, misdemeanor. Pa. 235, 26 Je
- 3066 Penalties for injuring generating machinery, wires, meters, etc. and for tapping currents. R. I. 1387, 23 My

Pa. 221, 25 Je Mass. 330, 3 Ap

3067 State inspector of gas meters. Salary \$5,000 [\$2,500].

N. Y. 972, 6 Je

# Water supply

- 3068 Municipal waterworks. Townships may vote to buy existing system. Bonds; limit.

  N. J. 16, 15 F
- 3069 Cities of 12,000 to 100,000 may on vote construct and operate. \$500,000 bonds. N. J. 137, 14 Mr

3070 Villages which have established for public use may furnish to consumers, extend mains, etc.

Minn. 263, 13 Ap

3071 In cities over 100,000, when option to purchase is in contract, question shall be submitted to vote.

N. J. 390, 1 Ap

3072 Townships owning pipes may contract with city or company for water, supply inhabitants, extend system and issue bonds, by popular vote.

N. J. 276, 22 Mr

3073 Cities under 10,000 and villages owning waterworks may borrow by popular vote to extend system. Tax.

**Neb**. 17, 8 Ap

3074 Cities of 12,000 to 100,000 may issue \$600,000 bonds for improving and extending.

N. J. 198, 20 Mr

3075 Water bonds. Municipalities may issue by majority [two thirds] of those voting. Wyo. 8, 31 Ja

3076 Cities may borrow for water supply beyond usual limit.

N. D. 28, 14 Mr

3077 Submitting constitutional amendment extending by 10 per cent of assessed valuation debt limit of any local body, for bonds issued for water. (1896)

S. D. 35 (J. R.)

3078 Cities over 100,000 may issue; if exceeding \$500,000 to be submitted to popular vote.

N. J. 387, 1 Ap

3070 Act allowing cities to issue bonds to purchase stock of water companies extended to incorporated towns. Ind. 60, 7 Mr

**3080 Protecting water supply.** Penalties for defiling in any way. Cutting ice, bathing, etc., regulated by local officers.

N. H. 76, 28 Mr

3081 Misdemeanor to trespass on lands and pollute water.

Pa. 131, 24 Je Ark. 126, 19 Ap

3082 Penalty for unlawful tapping of mains or pollution.

Ark. 126, 19 Ap

3083 Unlawful to open new burial places within one mile of city on land draining into source of supply.

Pa. 151, 24 Je

3084 Penalty for using water without consent. Fla. 103, 22 My

3085 Water companies. May be formed to supply boroughs of 500 to 15,000. N. J. 14, 14 F

3086 Act of 1889 conferring powers in towns, extended to cities.

Ind. 123, 11 Mr

3087 Miscellaneous. Increasing powers of village water commissioners.

N. Y. 383, 23 Ap

- 3088 Municipal or private corporations may exercise eminent domain, take waters, erect dams, etc. Procedure. Ark. 126, 19 Ap
- 3089 Land or water rights may be condemned for supply or to prevent pollution of same.

  Ct. 203, 26 Je
- 3000 Cities shall not collect special tax on land abutting water pipes for longer than 10 years.

  Minn. 237, 30 Mr

## Sewerage

- 3001 Sewerage systems. Construction by cities of first class.

  Special assessments. S. D. 168, 12 Mr
- 3092 Cities may borrow for, beyond usual limit. N. D. 28, 14 Mr
- 3093 Submitting constitutional amendment allowing cities over 30,000 to increase tax rate, for construction. (1896)

Mo. (p. 289) (J. R.)

- 3094 Cities of 10,000 to 150,000 may by popular vote levy special tax for construction. Limit 2½ mills. Wis. 384, 19 Ap
- 3005 Amending law for construction by certain villages. Rights of adjoining municipalities which are affected by disposal.

N. J. 427, 13 Je

- 3006 Permitting an alternate method of constructing and paying for system in cities of 3,000 to 30,000.

  Mo. (p. 58) 11 Ap
- 3097 Town or township may construct across other municipalities to tide water or other sewer.

  N. J. 92, 6 Mr
- 3098 Cities over 100,000 may build, at same time, sewers in two or more streets as one improvement. Contract may be let for whole or part of work. Protest of property owners.

N. J. 308, 22 Mr

- 3000 Municipalities may contract to connect system with that of other municipality.

  N. Y. 202, 1 Ap
- 3100 Villages may make additions or alterations on recommendation of local board of health after endorsement of state board.

N. Y. 928, 5 Je

- 3101 Sewer assessments. Cities may appoint commissioners to assess damages and benefits.

  N. J. 141, 14 Mr
- 3102 Council of cities may determine whether all or any portion of cost may be assessed on owners. Regulations. Ind. 91, 9 Mr
- 3103 Qualification of commissioners to assess. N. J. 160, 14 Mr
- 3104 May be levied on all property benefited whether abutting or not.

  Procedure. Limitations. N. J. 35, 19 F

- 3105 House drainage. Regulation by municipalities having public water or sewage system. Pa. 133, 24 Je
- 3106 House connections to curb line shall be built by city at time of construction and cost assessed.

  N. J. 140, 14 Mr
- 3107 City or town may determine that sewers in private streets shall be common sewers. Connection with existing common sewers made only by municipal authority.

  Mass. 227, 4 Ap
- 3108 Rents. Towns and cities by popular vote may make charges on users for maintenance [when no assessments were levied for construction].

  Mass. 127, 16 Mr
- 3109 Lien for rent of common sewer shall attach to real estate at time when rents are established.

  Mass. 117, 13 Mr
- 3IIO Flood protection. Municipalities by popular vote may construct works for protection against flood and for drainage.

  Bonds; limit.

  Cal. 106, 26 Mr
- 3111 Chicago drainage canal. Sanitary district allowed to raise one and one half [one half] per cent tax for three years.

III. (p. 168) 10 Je

#### Streets. Sidewalks

(Referring chiefly to municipalities. See also Roads and Special assessments)

#### Street improvement

3112 Municipalities on petition of abutting property owners may pave and assess two thirds of expense. [No provision here-tofore existed for special assessment in general city law.]

W. Va. 14, 22 F

- 3113 Any city may grade, pave, etc. without consent of property bounded, on three fourths vote of council. Notice. Damages and assessments as usual.

  Pa. 78, 22 My
- 3114 Same, opening and altering streets. Pa. 79, 22 My
- 3115 No regard of non-resident owners of property along intended improvement in considering petition. Kan. 274, 7 Mr
- 3116 Village council may improve, build sidewalks, etc., on petition of majority of owners whether owning one half of frontage or not.

  Minn. 72, 25 Ap
- 3117 Cities over 100,000 at discretion or on petition may pave, grade, curb, sewer or otherwise improve streets. Assessments; payable in cash or five annual instalments. Bonds.

N. J. 217, 21 Mr

3118 Cities of 12,000 to 100,000 may let contracts without first requiring property owners to do work.

N. J. 208, 21 Mr

3119 In cities over 100,000 assessments for paving or repaving paid in five annual instalments. Assessment bonds shall be issued only to 75 per cent of amount, rest paid from treasury.

N. J. 210, 21 Mr

3120 Cities may agree with street railways on proportion of cost for paving. Balance how paid.

N. J. 323, 22 Mr

3121 Villages shall make improvements only on petition of majority of abutting owners and of frontage [any six freeholders of village].

Wis. 255, 17 Ap

3122 Cities over 100,000 may repave and improve, assessing all [one third] cost, whether owners petition or not.

N. J. 381, 28 Mr

3123 Street intersections. Cities of 5,000 to 15,000 may raise general fund for paving at city expense.

1a. 8, 29 Mr ('94)

3124 Opening and altering. In cities over 100,000. Contracts. Plans. Assessments may be paid by five instalments.

N. J. 289, 22 Mr

3125 Procedure for altering and widening. N. J. 312, 22 Mr

3126 Towns and boroughs may vacate, straighten or alter any road or street, making compensation for land taken.

N. J. 202, 20 Mr

3127 Vacation of streets. Assessment for benefits caused by, in cities, not to exceed costs of vacation proceedings. Ind. 161, 14 Mr

3128 Reopening. In cities over 15,000 lands once taken, with payment of damages, may be reopened without further payment.

Kan. 290, 5 Mr

# Street sprinkling. Miscellaneous

3129 Sprinkling. Cities may contract for and charge cost to abutting property regardless of its value. Basis of contract and manner of letting.

Minn. 233, 15 Ap

3130 Cities under special laws on petition of majority of owners may sprinkle by contract at expense of owners. Wis. 226, 13 Ap

3131 Villages may sprinkle by special assessment. Contracts.

Wis. 112, 29 Mr

3132 Villages may contract for and assess cost on abutting property whenever two thirds of owners petition. Minn. 262, 25 Ap

3133 Towns over 3,000 population may annually vote appropriation; may assess part or all of expense on abutting property.

Mass. 186, 27 Mr

3134 Companies may be incorporated for. Powers.

Tenn. 79, 30 Ap



3135 Miscellaneous. Streets and alleys in unincorporated towns are public highways and under jurisdiction of county court.

Ore. (p. 57) 23 F

- 3136 Aldermen may compel all citizens of 21 to 45 to work on streets or furnish substitutes. Tex. 63, 12 Ap
- 3137 Cities may use one half of liquor license fees for five years as street improvement funds.

  N. J. 146, 14 Mr
- 3138 Street garbage crematories. Cities may erect and issue bonds or may contract for cremation by private corporation.

N. J. 40, 20 F

- 3139 Advertising handbills may be left at door of residence or place of business only.

  Ct. 207, 25 Je
- 3140 Regulating signs and advertisements in streets and on buildings in Boston.

  Mass. 352, 2 My
- 3141 Shade trees. Park commissioners to regulate and protect in all streets. On petition of majority of abutting owners they shall plant trees and assess cost.

  Minn. 243, 25 Ap

#### Sidewalks

- 3142 Construction. Not exceeding one half cost in cities may be assessed on abutting property.

  N. H. 72, 27 Mr
- 3143 Cities casting over 700 votes may pave and curb on popular vote and assess cost in seven instalments. Bonds.

Ida. (p. 41) 5 Mr

- 3144 Cities may construct and assess one half cost. Mass. 444, 1 Je
  3145 In cities over 15,000 unsafe sidewalks may be condemned and rebuilt in same way as new sidewalks, when 25 taxpayers of ward petition.

  Kan. 245, 7 Mr
- 3146 Towns may build at not to exceed 15 per cent of annual expenditure for highways.

  Ct. 16, 28 Mr
- 3147 Villages may borrow on temporary bonds to cover cost when owner refuses to construct.

  N. J. 174, 19 Mr
- 3148 Extending law as to sidewalks in townships. N. J. 284, 22 Mr
- 3149 Law for special assessments for sidewalks not applicable to townships in counties under 50,000 population. N. J. 131, 14 Mr
- 3150 Boroughs under special charters may vote to improve or repair, and issue bonds. Special assessments.

  N. J. 120, 11 Mr
- 3151 Township supervisors shall locate sidewalks, fix width, etc., on request of land owner who will build.

  Pa. 242, 26 Je

- 3152 Highway commissioners may build in unincorporated villages out of delinquent road taxes. Ill. (p. 100) 21 Je
- 3153 Cleaning. Repairing. In cities after original construction abutting owners shall clean and repair. Wash. 155, 21 Mr
- 3154 Villages may assess expense on person refusing or neglecting to clean.

  N. Y. 743, 23 My
- 3155 Municipalities under special charters may cause owners to clear off snow and ice, or may clear at expense of owners.

Wis. 374, 19 Ap

3156 Cities over 12,000 may require owners to relay or repair curbs and sidewalks or in default may assess cost.

N. J. 270, 22 Mr

- 3157 Townships may require owners to relay or repair or in default assess cost.

  N. J. 165, 18 Mr
- 3158 Village trustees shall send 10 days notice requiring repair by owner before causing same to be done.

  N. Y. 187, 29 Mr
- 3159 Cities may order repairs made by owner or assess cost, if not over \$10.

  N. D. 27, 14 Mr
- 3160 Repealing law holding owner liable for damages due to neglect to repair.

  N. D. 100, 20 Mr
- 3161 Obstruction. Amending law relating to injuring, obstructing, or driving animals upon. Unlawful to ride bicycles on sidewalks anywhere. Vt. 82, 27 N ('94)
- 3162 Bicycles. Municipal authorities may prohibit riding on sidewalks.

  Ct. 289, 2 Jl

# Parks. Public grounds. Boulevards

- 3163 City parks. General law for cities over 100,000 adopting it. Board of four commissioners. Powers. Minn. 228, 25 Ap
- 3164 Cities of 5,000 to 25,000 may create board and levy not over two mill tax. May acquire land and on popular vote borrow \$15,000.

  Neb. 18, 9 Ap
  Neb. 19, 4 Ap
- 3165 Cities of 5,000 to 100,000 may collect special three mill tax on popular vote, not to be included in limit of taxation.

Ill. (p. 281) 31 Ja

3166 Compensation of commissioner in cities over 35,000. Tax limit two [one] mills. Rules and police protection.

Ia. 1, 26 Mr ('94)

3167 Power of commissioners to establish parks and parkways and plant trees in streets.

Minn. 243, 25 Ap



- 3168 Park funds shall be kept by city treasurer and paid out only on specific orders of commissioners. Financial reports required.

  1a. 2, 28 Ap ('94)
- 3169 Cities of 10,000 to 25,000 may issue \$75,000 park bonds on popular vote.

  Neb. 13, 22 Mr
- 3170 Towns. Selectmen on petition may lay out parks and sidewalks within limits of highway and forbid driving thereon.

Vt. 83, 23 N ('94)

- park districts. Increasing powers of "pleasure driveway and park districts" containing two or more towns or cities. Vote for bonds, etc.

  Ill. (p. 267) 17 Je
- 3172 Certain bodies of territory may organize as. Powers. Reclamation of submerged land. Taxes. Bonds. Annexation of territory.

  Ill. (p. 271) 24 Je
- 3173 County parks. Authorizing counties to acquire and beautify land for parks, sites of buildings, etc. Minn. 278, 25 Ap
- 3174 Appointment of park commissioners in counties over 200,000 after popular vote. Taking land. Boulevards, etc. Assessments for benefits. Bonds, limit \$2,500,000. City may transfer authority to county.

  N. J. 91, 5 Mr
- 3175 School ground parks. School boards of cities and boroughs may permit use of grounds for public park and arrange with authorities for improvement.

  Pa. 245, 26 Je
- 3176 Taking land. General procedure for determining damages.

Pa. 114, 8 Je

- 3177 Any city may take land for parks. Pa. 257, 26 Je
- 3178 May be taken outside city by purchase or condemnation.

Mo. (p. 51) 1 Ap

- 3179 Boulevards and driveways. Cities over 40,000 may set aside streets and regulate vehicles thereon. Wis. 167, 9 Ap
- 3180 General law granting park commissioners power to assess cost on property benefited. Ill. (p. 286) 24 Je
- 3181 Powers of park commissioners to improve streets leading to parks on consent of authorities and of majority of frontage.

III. (p. 290) 21 Je

- 3182 Park commissioners having selected streets for special improvement may surrender to corporate authorities with their consent, and select others.

  Ill. (p. 270) 17 Je
- 3183 Boulevard companies. Incorporation law. Eminent domain.
  May collect tolls. Requirements of boulevard.

Pa. 271, 26 Je

- 3184 Miscellaneous. Trustees to whom lands have been given for public park may incorporate.

  N. J. 161, 14 Mr
- 3185 Churches outside municipalities may improve public grounds on which property is situated. Ct. 82, 18 Ap
- 3186 Unlawful to discharge firearms, slung shots, arrows or other weapons within 40 rods of park.

  Wis. 107, 29 Mr

## Cemeteries (municipal and private)

- 3187 Cemetery associations. Authorizing change of certificate of organization.

  Minn. 38, 5 Mr
- 3188 Removing limit of 20 acres which may be held.

Ill. (p. 81) 3 Ap

- 3189 May acquire additional lands not exceeding 10 acres by purchase or condemnation. Procedure. N. J. 379, 28 Mr
- 3190 Conveyances of lots shall be executed under seal by president or vice-president, and secretary.

  Cal. 81, 26 Mr
- 3191 May take bequests and use income for improvement of cemetery, monuments, etc. Investment. Cal. 157, 26 Mr
- 3192 May contract with lot owners for care of lots and monuments, and agree that same shall be free from tax and assessment.

Wis. 21, 7 Mr

3193 Vacation. Removal of bodies. Procedure for dissolution of cemetery associations after removal of bodies.

N. Y. 149, 21 Mr

- 3194 Proceedings by organized township to vacate cemetery abandoned or become nuisance.

  Mich. 49, 29 Mr
- 3195 Providing for removal of bodies from portions of cemetery.

Pa. 111, 7 Je

- 3196 Religious societies may remove bodies by consent of relatives and sell land.

  N. J. 361, 28 Mr
- 3197 Miscellaneous. All lands used for cemeteries and adjacent to villages are made part of such villages. Minn. 265, 19 Ap
- 3198 Application to court for taking land may be by cemetery company or by city or town. Ind. 116, 11 Mr
- 3199 Cemetery lands shall not be taken for school purposes.

Ct. 27, 28 Mr

3200 Towns may receive in trust and invest funds for care of cemeteries or lots.

Ct. 248, 28 Je

Vt. 136, 20 N ('94)

3201 Abandoned houses unfit for dwellings not deemed dwellings in determining boundaries. Vt. 135, 27 N ('94)



# Roads. Highways. Bridges

(See also Streets)

#### Roads in general

3202 General law.

Wyo. 69, 16 F

- 3203 Amending general law. Mont. Pol. code, § 2640 ff, 15 Mr
- 3204 Revising and amending general law. Three road commissioners to be appointed in each county commissioner's district [county commissioner had charge]. Powers. Road taxes.

Fla. 17, 29 My

3205 Third class roads to be built and maintained. Definition.

**Ga**. (p. 100), 13 D ('94)

2206 Township road system. How adopted where county system not voted on, or where rejected. Taxes.

Mich. 230, 31 My

3207 Township boards, where organized, shall control roads. Popular vote to be taken on contract system. Contracts, taxes.

N. D. 91, 14 Mr

3208 Provisions of general road laws relating to overseers, notices, etc., not in conflict, apply to township roads.

Mo. (p. 250) 9 Mr

- 3209 Townships may vote to abolish road overseers and road poll tax, putting roads under control of town supervisors and maintaining from ordinary taxes.

  Minn. 46, 27 Mr
- 3210 General law amended. Taxes to be in money. Highway districts. Contracts. Duties of surveyors. Removal of obstructions and snow. Towns fined for not keeping roads in repair, etc.

  R.I. 1382, 23 My
- 3211 Road officers. Town commissioners of highways elected one from each of three districts.

  Ill. (p. 318) 21 Je
- 3212 Road overseers not required to be liable to work on roads as qualification.

  Mo. (p. 251) 18 Mr
- 3213 Towns may vote to put all roads under single highway surveyor.

  Mass. 374, 9 My
- 3214 Town road commissioner's compensation shall be paid from road fund. Vt. 80, 27 N ('94)
- 3215 Highway commissioner. Procedure for election in towns having incorporated villages. N. Y. 262, 8 Ap
- 3216 Special road districts. Organization on special election, in territory not over six miles square containing city of 500 to 30,000.

  Mo. (p. 253) 9 Mr

- 3217 Incorporated towns to constitute independent districts. Powers. S. D. 178, 18 F
- 3218 Cities, towns and villages constitute separate districts.

Ida. (p. 132) 9 Mr

- 3219 Laying out. Opening. Law governing highways on town boundaries applicable to boundaries between towns and villages or cities.

  N. Y. 181, 29 Mr
- 3220 Roads shall not run diagonally through orchards without consent of owner.

  Nev. 37, 7 Mr
- 3221 Viewer whom owner is entitled to appoint may be appointed by county if he neglects.

  Nev. 37, 7 Mr
- 3222 Amending law relating to appeal from award of damages. Lies first to district court in all cases [justice of peace]. Undertaking. Procedure. Minn. 54, 19 F
- 3223 Road viewers, etc. Pay shall be made at term of court when report filed. Petitioners may be required to give bond to pay.

  Pa. 197, 25 Je
- 3224 Bounds of roads. Re-establishment when uncertain.

Ct. 142, 23 My

3225 How marked when roads laid out. Record. Land owners may apply to authorities for marks for existing roads.

Ct. 286, 2 JI

- 3226 Roads shall be at least four rods wide. Nev. 82, 16 Mr
- 3227 Width of roads which are continuous and less than one half mile long may be under three rods. Proviso. N. Y. 508, 2 My
- 3228 Road material. Commissioners of highways have eminent domain for taking gravel, rock, etc. Ill. (p. 308) 21 Je
- 3229 Road contracts. In towns having money system of road taxation, highway commissioners shall file with town clerk within 10 days after made.

  N. Y. 717, 23 My
- 3230 Contracts for repairs may be made by county commissioners for contract road districts; not less than two nor more than three years.

  Ida. (p. 22) 22 F
- 3231 Obstruction. Injury to roads. Misdemeanor.

Ill. (p. 157) 21 Je

3232 To plow up established road, or obstruct by wire fence well traveled trail without putting up protection, misdemeanor.

N. D. 92, 14 Mr

3233 Duty of highway agents to prevent obstruction and injury, guard dangerous places, etc.

N. H. 111, 29 Mr

3234	Putting garbage, rubbish of	r waste	material	in	highway,	misde-
	meanor.			1	<b>Mich</b> . 83,	17 Ap

3235 Gates across highways may be made by owner on order of court, when overflow prevents maintenance of fence around land.

Ark. 74, 3 Ap

- 3236 Injury to public property in highways and parks. Removing minimum limit of penalty.

  Ct. 68, 11 Ap
- 3237 Injury by defects. Claims for damages shall contain general description of injury.

  Ct. 172, 29 My
- 3238 Claims for damages shall be made within 14 days by person injured or some one in his behalf.

  Me. 164, 26 Mr
- 3239 Wide tires. Requiring on vehicles hereafter manufactured. Ct. 301, 8 J
- 3240 Cities and towns may regulate width. Mass. 296, 20 Ap
- 3241 Rebate of one fourth road taxes for persons using wagons with 4-inch tires.

  Pa. 204, 25 Je
- 3242 Persons using wagons with tires three inches wide may have two dollars deducted from road tax.

  Minn. 342, 15 Mr
- 3243 Guide boards. Upon written application of five taxpayers of town or 20 of county, towns shall erect at intersection of roads.

  N. Y. 330, 17 Ap
- 3244 Penalties for refusal to erect or for destruction.

Nev. 42, 9 Mr

3245 Showing distance to water shall be erected. Ari. 49, 20 Mr

3246 Toll roads. May be taken by county supervisors by condemnation, and made free. Compensation.

Mich. 163, 18 My Ind. 72, 9 Mr

3247 Counties over 100,000 population may acquire by gift, purchase or condemnation and make free. Bonds.

Wis. 321, 19 Ap

3248 Amending law as to bonds of counties for purchase.

Ind. 77, 8 Mr

3249 County may buy any road under whatever general or special law constructed, after it has been in existence 10 years.

Cal. 173, 27 Mr

- 3250 County supervisors may provide for public use of abandoned turnpike, plank or macadamized roads. N. Y. 756, 27 My
- 3251 Sale of portion of road in city or village limits shall not affect charter rights of company. Wis. 142, 8 Ap-

- 3252 Toll gates taken into town limits by annexation may be removed two miles outside.

  Tenn. 83, 6 My
- 3253 Repealing penalty for continuing to take toll when plank road out of repair.

  Mich. 78, 17 Ap
- 3254 Requiring companies to repair any defect in road within five [30] days of notification by commissioner of highways.

Mich. 103, 26 Ap

- 3255 Private roads. General law for location. Condemnation proceedings. Wash. 92, 19 Mr
- 3256 Roads not exceeding 40 [50] feet wide may be laid out from any lands [used for mines, etc.] to railroad or public way.

  Provisions.

  Ia. 18, 24 Ap ('94)
- 3257 Proceedings before court to open must be in county where road is to pass.

  Mo. (p. 252) 9 Mr
- 3258 Appeal from assessment of damages by surveyors may be within

  \* two years [20 days].

  N. J. 352, 28 Mr
- 3259 Miscellaneous. Rights of counties and municipalities to lands acquired for streets, highways or parks shall not be extinguished through adverse possession.

Ore. (p. 57) 23 F

- 3260 Adjacent owner may seed road to within one rod [eight feet] of center. Not to give color of title. Minn. 59, 5 Ap
- 3261 Selection and marking of certain shade trees by city or town, for preservation. Penalty for injury.

  N. H. 85, 28 Mr
- 3262 County supervisors may authorize town to borrow money to discontinue road or bridge.

  N. Y. 742, 23 My
- 3263 Procedure for relief of town assessed for maintaining or repairing roads in another town.

  Vt. 81, 20 N ('94)
- 3264 Cost of stone-crushers shall be included in town tax levy when not otherwise provided for.

  N. Y. 411, 25 Ap

# Road taxes and work

- 3265 General law. Bonds of supervisors. Wash. 162, 21 Mr
- 3266 Firemen exempt when bona fide members of company in city or town.

  Ind. 85, 9 Mr
- 3267 County road taxes. Submitting constitutional amendment authorizing 1.5-mill tax by counties. (Rejected Nov. 6, 1894)

  Mo. (p. 273)—('93)
- 3268 Counties may raise special taxes not over 1.5 mills, and thereupon receive convicts to work free of charge.

  N. C. 194, 11 Mr

3269	Counties shall [may	] assess at least one r	nill but not over four
	[five] mills.		Ia. 22, 24 Ap ('94)
3270	county tax, payab	le in money or work	listrict besides general ed out. Work to be Ida. (p. 143) 11 Mr
3271	Road poll tax. work one day.	Males of 21 to 50 ye	ears shall pay \$1.50 or N. D. 89, 19 Mr
3272	Townships may vote	e to abolish and to ma	intain roads out of or-

III. (p. 309) 21 Je 3273 Amending law as to elections on question of paying road taxes by labor. Wis. 385, 19 Ap

3274 Firemen exempt from poll tax. S. D. 179, 12 F

3275 Road work. Required of every able-bodied male from 21 to 50, except in municipalities, two days each year. Commuted by \$2 payment. Ari. 47, 20 Mr

3276 Submitting to next legislature constitutional amendment allowing requirement of two days annually from males 16 to 60 Va. 848, 8 Mr ('94)

3277 Not required if under 21 or over 45. Tex. 102, 27 Ap 3278 Two days of required work shall be done by June 1.

W. Va. 28, 20 F

Minn. 46, 27 Mr

3279 Deficiency certificates may be issued in favor of persons working in excess of property road tax. Wash. 94, 19 Mr 3280 License funds. Village may spend any portion in improving

roads. Minn. 130, 27 Mr

#### Improved roads. State and county aid

dinary taxes.

- 3281 State aid and supervision. General law. Office of state commissioner of highways created. Reconstruction of roads joining towns or cities. Adjustment of expense, part borne by state. Macadamizing sample roads; three fourths cost paid by state; etc. R. I. 1381, 23 My
- 3282 General law. Contracts. One third paid by state, rest by county. Bonds may be issued. Roads may be improved by special assessment of one third of cost on petition of two thirds of abutting land. N. J. 223, 22 Mr
- 3283 Creation and duties of state road commission. State to pay one third cost of improved roads, county one third, town one third. Supervision of construction by state. Ct. 315, 3 Jl

3284 State bureau of highways created for two years to collect information and statistics, propose laws, etc.

Cal. 203, 27 Mr

- 3285 Amending law of 1892. Extending existence of state highway commission. Town road commissioners jointly constitute county board. Duties. Manner of expending state tax. Repairs of bridges.

  Vt. 79, 27 N ('94)
- 3286 State roads. Highway commission may expend \$400,000 for construction during year. Only citizens of state shall be employed. Issue of bonds.

  Mass. 347, 1 My
- 3287 Submitting to people act devoting "internal improvement land fund" solely to aiding roads and bridges. (1896)

Minn. 377, 26 Ap

- 3288 Loan by state of steam roller to town constructing macadamized roads.

  Mass. 486, 5 Je
- 3289 State roads shall revert to towns where situated.

Wis. 145, 8 Ap

3200 State road to be built through Cascade mountains.

Wash. 168, 22 Mr

- 3291 County roads. General law. Counties may take any existing road, alter, improve and maintain it. Tax limit two mills. Procedure.

  Pa. 251, 26 Je
- 3292 Amending general law. Division of counties into districts.

  Taxes, road work.

  Col. 103, 19 Ap
- 3293 Amending general law for viewing, laying out and establishing.

  Wash. 50, 11 Mr
- 3294 County boards shall ask bids for furnishing material. Notice.

  Bond of contractor.

  N. J. 220, 21 Mr
- 3295 Bonds not exceeding one per cent of assessed valuation may be issued on popular vote for free county roads and bridges.

Minn. 289, 19 Ap

- 3296 County court may macadamize or plank. Ore. (p. 56) 23 F
- 3207 May include village roads in system; expenses of improving and maintaining how borne.

  N. Y. 375, 23 Ap
- 3298 County commissioners' power to lay out roads which bound municipal territory.

  Ind. 11, 16 F
- 3200 Procedure in confirmation by court of report of commissioners to lay out roads lying in two or more counties.

Minn. 47, 22 Ap

2300 Manner in which advertisements for bids for construction or repair must be made.

Tenn. 74, 29 Ap

- 3301 Counties shall keep in repair macadamized or paved roads after changes made by street railways unless contract made otherwise.

  N. J. 371, 28 Mr
- 3302 County road commissioners. Financial accounts and reports of work done to be furnished supervisors. Mich. 96, 26 Ap
- 3303 County gravel roads. Amending law of 1893. When damages barred. Petitions for two or more roads. Bonds payable in ten [five] annual instalments. Apportionment of cost to townships, etc.

  Ind. 63, 7 Mr
- 3304 To be worked and repaired under control of district superintendents and not by contract. Regulations. Ind. 147, 11 Mr
- 3305 County aid. Counties may grant funds to township authorities to be used on designated roads.

  Minn. 48, 17 Ap
- 3306 Fund to be created for such purpose. Tax. Not over \$300 spent in any town. Minn. 287, 25 Ap
- 3307 Special assessment roads. In counties of 100,000 population roads may be improved by local assessment on petition of owners of one half abutting land.

  Wis. 273, 17 Ap
- 3308 On petition of owners of one fourth land affected, county commissioners may construct road and assess cost in 10 instalments on land within one mile. Damages. Bonds.

Minn. 302, 26 Ap

## **Bridges**

- 3309 State bridges. State shall rebuild county bridges over navigable rivers when destroyed by fire, flood, etc. Procedure.

  Pa. 101, 3 Je
- 3310 County bridges. Limit of cost of bridge which may be made county charge reduced from \$100 to \$50.

Mo. (p. 274) 1 Ap

- 3311 Counties may erect in cities or towns, either alone or jointly with city or town. Bonds. Tex. 107, 20 Ap
- 3312 Form of bids for contracts for building and repairing.

Neb. 57, 5 Ap

3313 Counties of 50,000 to 150,000 may issue \$150,000 bonds.

N. J. 209, 21 Mr

3314 Repealing requirement of county aid to towns whose total bridge expense for one year exceeds one sixth per cent.

N. Y. 416, 26 Ap

3315 County commissioners may take land for bridges or bridge approaches. Ct. 265, 1 Jl

- 3316 Repairs. Amending law as to division of expense between township and county. N. D. 42, 12 Mr
- 3317 Town bridges. Adjoining cities or villages may vote to aid town in constructing or repairing. Wis. 180, 11 Ap
- 3318 Bridges on boundaries. Manner of making appropriations for bridges between townships in the same or different counties. Ind. 96, 9 Mr
- 3319 Expense of bridges between towns shall be divided proportionally to assessed valuation. Ct. 339, 9 Jl
- 3320 Where two counties rebuild destroyed bridge joining them, expense according to population. Pa. 25, 19 Ap
- 3321 Counties, townships or municipalities may by popular vote issue bonds to aid bridges on state boundary. Neb. 45, 9 Ap
- 3322 Combination bridges. Cities over 15,000 may unite with corporations in building for joint use. Kan. 81, 4 Mr
- 3323 Authorizing cities to aid in construction of combination bridges for road and railway on boundary rivers of state.
  - **Ia.** 19, 16 F ('94)
- 3324 On petition of majority of taxpayers county may contract with railway for building bridge for joint use; county to pay not over one third. Ari. 72, 21 Mr
- 3325 Repair. If bridges are destroyed or become unsafe towns may repair, although expenditure greater than amount raised for N. Y. 606, 11 My
- 3326 Fast driving. Counties, cities, villages or towns may regulate. Fine limit \$10 [\$5]. Wis. 214, 12 Ap
- 3327 Cities. Appeals from orders relating to repair or change of highway bridges. Ct. 171, 29 My
- 3328 Fords. Water gages must be tested yearly. Correction.

Mo. (p. 259) 26 F

# Military regulations Militia. National guard

# General organization

3329 General military law.

N. H. 59, 26 Mr Ind. 53, 5 Mr Wyo. 126, 2 Mr Ct. 333, 9 Jl Ore. (p. 127) 1 Mr Wash. 108, 19 Mr



3330 Miscellanenous amendments to general law. Cal. 168, 26 Mr Ari. 13, 8 Mr N. Y. 924, 5 Je **Wis.** 181, 11 Ap Minn. 70, 2 Mr Mont. Pol. code, § 2070 ff, 12 Mr Mass. 465, 4 Je 3331 State military board established to advise commander-in-chief, N. D. 80, 19 Mr frame rules, etc. 3332 National guard to consist of 88 [84] companies. III. (p. 316) 21 Je 3333 Distribution. Enlistment, oath and duty of privates. Certain officers to make regulations. S. C. 560, 22 D ('94) 3334 Authorizing four companies of colored infantry. N. J. 126, 14 Mr 3335 State troops may be organized in one brigade and general appointed. Staff officers. Ala. 439, 18 F 3336 State troops may be divided into four | three | regiments, one squadron of cavalry and one battery. Composition of each. Ala. 416, 18 F 3337 Amending law as to composition of regiment. Officers hold Mich. 63, 3 Ap three years. 3338 Musicians. Brigade may have 35 [30] in band. Increasing Pa. 478, 5 Jl 3339 Any company may be disbanded by governor when board of Ala. 437, 18 F officers from other regiment recommend it. 3340 Naval battalion. Created. Organization; inspection. Ct. 314, 9 Jl 3341 Naval reserve established. Organization and government. Sup-N. J. 12, 12 F N. J. 42, 20 F 3342 Finance. Support. Reducing salaries and expenses. No appropriation for encampment. N. C. 354, 13 Mr 3343 State tax one tenth [one twelfth] mill. Me. 3, 23 Ja 3344 Deficiency due from company or regiment for supplies, etc. furnished, shall be deducted from appropriation. N. J. 363, 28 Mr 3345 State naval militia. Apportionment of tax; total to equal one eighth cent per capita. Disbursement. Mich. 211, 27 My 3346 Discipline. "Conduct prejudicial to good order and military discipline" is a military offense. Ala. 436, 18 F

3347	Amending law as to courts martial.  Ala. 418, 18 F
3348	Discharge. Each company of state troops may make rules, subject to governor's approval.  Ala. 417, 18 F
2240	Certificate of membership shall be surrendered on discharge.
	Ala. 419, 18 F
3350	Medical corps. General law organizing. Minn. 197, 21 Mr
	Amending law governing.  N. J. 320, 22 Mr
	Regimental surgeons of state troops with approval of governor shall purchase necessary medical supplies for troops in active service.  Ala. 364, 18 F
3353	Signal corps. May be established for each brigade. Organization. Duties. N. J. 369, 28 Mr
Officer	's
335 <u>4</u>	Amending law. Appointments. Retirement.
3054	N. J. 363, 28 Mr
3355	Election and terms of officers. Nev. 106, 18 Mr
	May accept election to same office in another organization, and rank shall date from original commission.  Ala. 420, 18 F
3357	Officers elected to fill vacancies hold full term of three years.  Ala. 435, 18 F
3358	Uniform and insignia. Of rank shall be worn only by persons entitled thereto. Penalty \$500.  N. J. 382, 28 Mr
3359	Retirement. Commissioned officers permanently disabled may be put ou-retired list. Vt. 104, 27 N ('94)
3360	Governor may confer brevet rank for meritorious service. Retirement when part of service of officer was as private.
	Vt. 103, 20 N ('94)
3361	Removing time limit for application for placing on retired list.
50	R. I. 1370, 1 Mr
	Majors. Shall be three for each regiment. Ala. 336, 18 F
3363	Staff officers. Three years service in militia or U. S. army
	required before qualified.  Mich. 64, 3 Ap
	<b>Mass.</b> 465, 4 Je
3304	One aid-de-camp may be appointed from naval militia.  N. Y. 728, 23 My
3365	Commissary general. Salary \$600. Ct. 334, 6 Jl
	Requiring bond of \$10,000. Ct. 147, 23 My
	Adjutant general. Salary \$1,500 [\$1,000].
33~7	N. H. 103, 29 Mr

3368 Increasing salary from \$2,500 to \$4,000.

Pa. 97, 30 My

#### Armories. Schools. Miscellaneous

3369 Armories. Counties over 200,000 population may erect for national guard. Control by military department.

Wis. 365, 19 Ap

3370 Counties may pay rent not over \$25 per month.

**Ala.** 363, 18 F

- 3371 Camp grounds. To be purchased for permanent use of state militia. Vt. 105, 16 N ('94)
- 3372 Military instruction. Cadets. Any institution having instruction under U. S. officer may become post of national guard. Officers. State inspection. Ill. (p. 324) 26 Je
- 3373 State military academy. Cadets supported by state required to teach in public schools two years after graduation.

S. C. 537, 21 D ('94)

- 3374 State military school cadets. Appointment and qualifications.

  Free from tuition in academic departments of university.

  Discipline.

  Mo. (p. 281) 11 Ap
- 3375 Cadets of agricultural college shall be auxiliary of national guard. Supplies furnished by state. Col. 57, 9 Ap
- 3376 Military institute (private). Issue of state bonds in aid for buildings. Institute to agree to receive one free student from each county.

  N. M. 42, 13 F
- 3377 Unofficial military companies. Only state and U. S. troops may associate as military companies without license. Exceptions.

  Cal. 170, 26 Mr
  Mass. 465, 4 Je
- 3378 Transportation. Railways shall transport troops at one cent per mile; military stores one cent per ton per mile.

Kan. 198, 7 Mr

- 3379 Medals. Commander-in-chief may grant to members of militia for 10 or more years service. Ct. 103, 25 Ap
- 3380 Firearms. Creation of board of examiners to test and adopt for national guard.

  N. Y. 600, 10 My
- 3381 Attacking mobs. Honest judgment of officer in exercise of duty, full protection for all acts. Cal. 170, 26 Mr
- 3382 Firemen. Exempt from militia service. Ari. 14, 8 Mr. N. Y. 745, 23 My.

#### Veterans. War memorials

(See also Civil service, Licenses)

#### Pensions. Relief

- 3383 No county officer shall charge for taking oaths or granting certificates relating to pensions.

  Ida. (p. 36) 5 Mr
- 3384 State pensions. Submitting constitutional amendment allowing to indigent confederate veterans and their widows. (1896)

La. 192, 196, — ('94)
3385 Submitting constitutional amendment allowing to confederate

- veterans who by age, infirmity or blindness are unable to provide living. (Adopted Oct. 3, 1894) Ga. (p. 19) 19 D ('93)
- 3386 General law carrying into effect. Ga. (p. 32) 15 D ('94)
- 3387 Rate for loss of one eye in service and of other since, \$25 per month.

  Tenn. 49, 16 F
- 3388 Blind veterans to receive \$75 annually. Ark. 14, 12 F
- 3389 Amending law. *Deserters* or persons owning property or having income over \$500 [\$400] not entitled. County boards of examiners created. Removing limit of \$50 payable to any person. Extending duration of act to 1900 [1897].

Ala. 512, 18 F

3390 Needy persons not on quota of state, but resident of state when enlisted and resident five years preceding application, may receive pensions.

Me. 10, 5 F

Me. 123, 21 Mr

3391 Widows. Of veterans who died after war from wounds or disease incurred therein may receive pensions.

N. C. 414, 13 Mr

- 3392 Of soldiers dying after application for pension, entitled to same share in pension money as husband.

  S. C. 554, 5 Ja
- 3393 Nurses. Having served under appointment three months in civil war may receive pensions. Mass. 361, 9 My
- 3394 Pension examiners. Governor, comptroller and attorney general constitute board. Fla. 43, 31 My
- 3395 Local relief. Indigent soldiers not to be sent to almshouse. Overseers of poor, etc. to grant such relief as G. A. R. post shall order. Oath and bond of commandant. Reports to governor. Provisoes.

  Ill. (p. 83) 26 Je
- 3396 Amending law for outdoor relief. Commission for expenditure of fund given exclusive power, except in emergency. Term of members. Reports.

  Mich. 253, 1 Je

3397 County tax shall not be over three fifths mill.

Wis. 351, 19 Ap

3398 Salaries of county relief commission and secretary in counties of different sizes.

Wis. 188, 11 Ap
Wis. 297, 19 Ap

voted at time of enlistment. Ct. 318, 4 Jl

3400 Burial of indigent veterans. Expenses paid by state may be recovered, if found that deceased left estate.

Ct. 99, 25 Ap

3401 Amending law as to report of expenses on burial by state.

Minn. 88, 25 Ap

3402 Burial of veterans dying in state institutions shall be at expense of county of legal residence.

N. Y. 783, 27 My

#### Soldiers' homes

3403 Home established. Government. Admission. Ind. 21, 23 F

Mont. Pol. code, § 2510 ff, 18 Mr

3404 Temporarily established. Government. Maintenance.

Wyo. 33, 12 F

3405 Submitting constitutional amendment allowing appropriations for aid. (Adopted Nov. 6, 1894) Tex. (p. 210) 8 Ap ('93)

3406 Amending law as to government and maintenance of home.

Tex. 36, 12 Ap

3407 Branch established.

Neb. 64, 9 Ap

3408 Governor authorized to accept conditions of U. S. grant for aid.
N. D. 104, 29 Ja

3409 Government. Admission. Amending law as to officers and government. No person receiving pension of over \$12 monthly admitted.

Col. 44, 10 Ap

3410 Amending law. Funds. Admission. Trustees; secretary.

Duties and term of commandant and surgeon.

Ore. (p. 90) 25 F

- 34II Compensation of board of managers. Work of inmates not to exceed six hours daily. Kan. 25, 7 Mr
- 3412 Officers. Amending law relating to term, duties, oath and salaries.

  S. D. 169, 4 Mr
- 3413 Name and rank of officers. May place disorderly inmates in confinement not over 48 hours.

  Mich. 90, 24 Ap

3414	Veterans unable to support themselves may be admitted to home,
	or if insane to asylum. Ct. 250, 28 Je
3415	Applicants for admission may be required to take oath as to-
	residence and means. Ct. 64, 11 Ap
3416	Insane inmates. Amending law as to commitment to
	asylum. Mich. 47, 29 Mr
3417	May be committed to state insane hospitals and supported by
	state. Ill. (p. 82) 15 Je
3418	Soldiers' widows' home. Established. Admission. Gov-
	ernment and officers. \$20,000 appropriated.
	Ill. (p. 23) 13 Je
3419	Soldiers' orphans' home. Abolishing board of control.
	Sale of certain property. Wis. 375, 1 My
3420	Home for soldiers' families. Commission appointed to
	formulate plan. N. J. Res. 12, 14 Mr
Battle	fields. Monuments. Relics
3421	Battlefield parks. Consolidating commissions on battlefields
•	of Gettysburg and of Chickamauga. N. Y. 317, 16 Ap
3422	Battlefield associations may be incorporated. Tenn. 11, 1 F
3423	State memorial board to be appointed for inspecting and com-
	memorating battlefields, etc. Ga. (p. 94) 15 D ('94)
3424	Chickamauga and Chattanooga park. Erection of monuments
	to mark positions of troops. Wis. 5, 21 F
	Tenn. 197, 14 My
	N. J. 216, 21 Mr
	Kan. 112, 18 F
	S. C. 776, 22 D ('94)
	Fla. C. Res. 4, 17 My
	Pa. 333, 3 Jl
	Ind. 137, 11 Mr Ill. (p. 36) 22 My
	Mich. 8, 26 F
	Mo. (p. 22) 18 Mr
	Ia. 116, 24 Ap ('94)
3425	Ceding jurisdiction to U. S. over Chickamauga park.
<b>34-</b> 3	Tenn. 2, 24 Ja
3426	Gettysburg park. Commission created to locate positions of
54-5	troops. Fla. 168, 25 My

3427 Ceding jurisdiction to U. S. over battlefield of Shiloh.

Tenn. 77, 29 Ap

3428	Soldiers' monuments. Counties may erect at county seat.
	Pa. 69, 22 My
3429	Counties may erect memorial building not exceeding \$10,000 in
	cost, on popular vote. Wis. 230, 15 Ap
3430	Appropriation to aid in erecting. N. C. 196, 11 Mr
3431	Special memorials. Appropriation for monument at Antie-
	tam. Pa. 313, 2 Jl
343 <b>2</b>	Appropriation for monument at Fort Ridgely, to commemorate
	Indian siege of 1862. Minn. 375, 25 Ap
3433	Appropriation for monument commemorating pioneers killed in
	Indian massacre of 1857. Ia. 123, 30 Mr ('94)
3434	Memorial tablet to be erected to Gen. Wayne and Pennsyl-
	vania soldiers, at Greenville, O. Pa. 399, 3 Jl
3435	Purchase of Saratoga battle monument and grounds.
	N. Y. 555, 8 My
3436	War relics. Certain to be purchased and placed in custody
	of state historical society. Wis. 67, 22 Mr
Miscel	laneous
	Memorial day. Municipalities may appropriate money for
	Memorial day. Municipalities may appropriate money for
3437	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je
3437	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr
3437 3438	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Ex-
3437 3438	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My
3437 3438 3439	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.
3437 3438 3439 3440	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap
3437 3438 3439 3440	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses. N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms. N. Y. 733, 23 My
3437 3438 3439 3440 3441	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms.  N. Y. 733, 23 My Records. Providing for copying and printing rosters of con-
3437 3438 3439 3440 3441	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms.  N. Y. 733, 23 My Records. Providing for copying and printing rosters of confederate soldiers.  Tenn. 44, 16 F
3437 3438 3439 3440 3441 3442	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms.  N. Y. 733, 23 My Records. Providing for copying and printing rosters of confederate soldiers.  Tenn. 44, 16 F Records of adjutant general for civil war. Appropriation for recompilation.  Mich. 30, 22 Mr Repealing law for enrolling names of veterans, their wives and
3437 3438 3439 3440 3441 3442 3443	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms.  N. Y. 733, 23 My Records. Providing for copying and printing rosters of confederate soldiers.  Records of adjutant general for civil war. Appropriation for recompilation.  Mich. 30, 22 Mr Repealing law for enrolling names of veterans, their wives and children.  Ind. 100, 9 Mr
3437 3438 3439 3440 3441 3442 3443	Memorial day. Municipalities may appropriate money for observance.  Pa. 216, 25 Je N. J. 150, 14 Mr Observance by towns in which there is no G. A. R. post. Expenses.  N. Y. 485, 1 My Veterans in public service shall have leave of absence.  N. Y. 220, 3 Ap Sons of veterans may parade with firearms.  N. Y. 733, 23 My Records. Providing for copying and printing rosters of confederate soldiers.  Tenn. 44, 16 F Records of adjutant general for civil war. Appropriation for recompilation.  Mich. 30, 22 Mr Repealing law for enrolling names of veterans, their wives and

3445 G. A. R. museum established in capitol for records, relics, flags,

3446 Veterans' badges and insignia. Reducing penalty for un-

etc.

lawfully wearing.



Ind. 154, 12 Mr

Kan. 156, 26 F

Pa. 205, 25 Je

## Charities

#### Charities and reform

3447 Board of charities and reform. Governor and secretary of state added to board. Governor made president.

Wyo. 34, 13 F

- 3448 Extending jurisdiction. Itemized annual report. Separate appropriations for each institution. Wyo. 82, 16 F
- 3449 Old board of control of six members abolished and board of five established. Powers. Wis. 202, 12 Ap
- 3450 Term, powers and compensation of secretary of board of charities.

  Ct. 311, 4 Jl
- 3451 Board of control established for charitable and penal institutions in place of various separate boards. To consist of governor, auditor and one citizen.

  Ari. 19, 8 Mr
- 3452 Board of charities established. Duties, penal and charitable.

Tenn. 193, 14 My

3453 Private institutions. County and municipal authorities may pay charitable and reformatory institutions for maintenance of inmates.
N. Y. 754, 27 My

## Charities—general

- 3454 State board of charities. Revision and consolidation of laws regarding.

  N Y. 771, 27 My
- 3455 State charitable institutions. Submitting to next legislature constitutional amendment relating to. (Rejected by legislature in 1895)

  N. D. (p. 294)—('93)
- 3456 Amending law as to board to govern deaf, blind and insane asylums. Secretary not member; executive powers; bond.

  Monthly bids for supplies.

  Ark. 78, 8 Ap
- When general fund is insufficient, board of equalization shall levy one mill additional tax.

  Wyo. 105, 20 F
- 3458 Removing boards of trustees of insane and other asylums, and constituting for each a board of control of three members, bipartizan, appointed by governor for three years.

Ind. 140, 11 Mr

- 3459 Private institutions. For defective, deformed or incurable persons shall not be placed in town except with its consent or by legislative authority.

  Ct. 324, 4 Jl
- . 3460 Hospitals receiving aid from state shall report biennially to governor. Ct. 293, 4 J1



3461 Charitable institutions. Incorporation law.

Ga. (p. 80) 18 D ('94)

3462 Fire-escapes shall be provided for hospitals and asylums more than two stories high, unless fire-proof.

N. Y. 381, 23 Ap

## Sick and wounded

(See also Contagious diseases)

3463 Hospital established for consumptives. Government. Admittance. Mass. 503, 5 Je

3464 Annual tax of one eighth mill for state general hospital.

Wyo. 83, 16 F

3465 Towns may vote taxes to aid hospitals.
 N. H. 29, 13 Mr
 3466 Hospital associations and associations for training schools for nurses may be incorporated under law of voluntary associations.
 Ind. 79, 8 Mr

## Insane. Epileptic. Feeble-minded

(See also Guardianship, Insane criminals, Insane convicts)

#### Asylums. Government

3467 State asylums. Erection of two for negroes.

Tenn. 179, 14 My Tenn. 194, 14 My

3468 Hospital for incurable insane established. Transfer from

other asylums and almshouses. Ill. (p. 9) 21 Je

3469 Establishment of additional asylum.

Ia. 80, 23 Mr ('94)

Ore. (p. 4) 6 F

Minn. 157, 9 Ap Ill. (p. 18) 22 My

3470 Appropriating 40,000 acres of U. S. grant for support.

S. D. 164, 4 Mr

3471 Regulating admission, support of patients and discipline.

S. C. 561, 24 D ('94)

3472 Superintendent and female physician appointed annually [once in five years].

Pa. 223, 25 Je

3473 If enlargement or repairs cost over \$5,000 [\$2,000] advertising for bids required. Exception. Minn. 119, 25 Ap

3474 Employees and officers not exempt from road work.

N. C. 115, 2 Mr

3475 Special police. Amending law as to number, powers and duties.

N. Y. 855, 3 My

- 3476 Local asylums. Trustees in counties over 100,000 population shall receive no compensation. Wis. 130, 4 Ap
- 3477 Asylums of poor-districts, if approved by state board, granted same allowance for indigent insane as state asylums.

Pa. 238, 26 Je

- 3478 Private asylums. Regulation. Must be licensed. State board to make rules, examine annually and receive quarterly reports.

  N. J. 58, 26 F
- 3479 Amending law as to examination of persons alleged insane, so as to prevent improper commitment to private asylums. Jury of 12 on demand. Bond required to guarantee support after admission.

  Mich. 204, 24 My

## Commitment. Discharge

3480 Amending law regarding admission, parole and discharge.

Mo. (p. 42) 11 Ap

3481 Commitments shall be by judge of probate or of supreme court, on examination by physicians. Discharge by supreme court judge.

N. H. 14, 26 F

- 3482 Examination. Commitment. General law of procedure.

  Privileges of persons in asylums. Reports. Ct. 256, 29 Je
- 3483 Procedure before county or circuit court. Committee. Commitment to state asylum or county poor-house. Expenses.

Fla. 36, 29 My

- 3484 Amending procedure. Examiners, witnesses, certificate of jurors.

  Forms of orders and notices. Minn. 119, 25 Ap
- 3485 Same examination and commitment necessary for admission of patient from outside state to private institution as for residents.

Mich. 157, 18 My

- 3486 Justice of supreme court may release from arrest. Procedure as with arrest for tort.

  N. H. 77, 28 Mr
- 3487 Qualifications of physician making medical examination.
  Forms of certificates.

  Mass. 286, 17 Ap
- 3488 Commitment shall be only on certificate of two physicians filed with court.

  Mass. 429, 29 My
- 3489 Commitment may be by judge of superior court in absence of ordinary.

  Ga. (p. 43) 17 D ('94)
- 3490 Trial of insanity may be as issues of civil actions by court or jury [jury necessarily]. Prosecuting attorney to appear for person alleged insane. Ind. 99, 9 Mr



- 3491 Notice of hearing for commitment to state asylum of persons confined in county asylum may be served on superintendent.

  Wis. 185, 11 Ap
- 3492 Transportation to asylum. Must be by employee of asylum [sheriff]. Procedure. Ida. (p. 17) 9 F
- 3493 Fixing fees. Paid by state. N. D. 111, 12 Mr
- 3494 Female insane must be attended by other female or relative when taken to asylum.

  Cal. 130, 9 Mr
  Ct. 180, 13 Je
- 3495 Discharge. Amending procedure on claim of recovery.

Wyo. 101, 20 F

- 3496 Amending law as to discharge of inmates recovered or whose release not detrimental to public.

  N. Y. 172, 28 Mr
- 3497 Probate court to examine persons declared restored and on proof to enter fact in journal.

  Mich. 4, 19 F
- 3498 Death or discharge of inmate shall be reported to county court of his residence. Record thereof shall discharge any disability by reason of insanity.

  Ore. (p. 41) 23 F
- 3499 Escape. To aid patient to escape, misdemeanor.

Ga. (p. 103) 15 D ('94)

## Support of inmates

- 3500 Expense charge on estate of insane unless there are dependent heirs. Provisions.

  S. D. 98, 11 Mr
- 3501 Examination of pauper insane by two [one] physicians. Division of support between town and state. Ct. 180, 13 Je
- 3502 State support and aid. Amending law as to who may be supported by state. Procedure for determining.

Vt. 66, 24 N ('94)

- 3503 Insane poor now committed to individuals for care shall be re-examined and sent to enlarged state asylum. Fla. 37, 1 Je
- 3504 No bill of private asylum for care of state insane to be allowed till board of charities certify that they have had proper care.

  Mich. 84, 17 Ap
- 3505 Maximum per capita allowance for inmates of asylum for chronic insane \$4 [\$3.50] weekly.

  Pa. 318, 3 Jl
- 3506 County support. Support in hospitals shall be primarily by counties, with recourse to relatives.

  Pa. 185, 25 Je
- 3507 Where court orders whole or partial reimbursement to county by friends of insane, copy of order to be filed with county treasurer.

  Mich. 225, 31 My

3508 Procedure for commitment of indigent insane to county hospital. Determination of settlement. N. J. 263, 22 Mr

## Epileptics. Idiots

- 3509 Homes established for feeble-minded, epileptic and idiotic.

  Government; admission. Education. Wis. 138, 6 Ap
- 3510 Asylum for feeble-minded and epileptic. Amending law. Any person over six admissible. When possible, relatives must contribute to support; etc.

  Mich. 235, 28 My
- 3511 Epileptics. Commission appointed to investigate methods of treatment.

  N. J. Res. 1, 19 F
- 3512 Epileptic colony. Amending law as to appointment and powers of managers. Number increased to 12 [5]. N. Y. 439, 26 Ap
- 3513 Hospital for epileptics established. Government. Admission and support of patients. Mass. 483, 5 Je
- 3514 State idiot asylum. Established. Government. Admission. N. Y. 59, 2 Mr
- 3515 Feeble-minded children. Amending law as to admission to state asylum and payment of expenses. Neb. 35, 8 Ap
- 3516 Increasing per capita allowance for support in state school to \$175 [\$100] per year. Pa. 256, 26 Je

#### Deaf and dumb. Blind

- 3517 Board of education to provide for education in institutions of other states. Limit for each pupil \$300. Ari. 10, 4 Mr
- 3518 Deaf and blind asylum. Amending law as to government and admission of patients. W. Va. 39, 7 F
- 3519 Age of admission to school six to 21; others received at option County superintendent of education shall report persons entitled to admission. Foreign inmates. Col. 98, 8 Ap
- 3520 Those able shall pay expenses in school, tuition excepted. Transportation of others to homes after each session at state expense.

  Fla. 41, 31 My

#### Deaf and dumb

- 3521 \$150 appropriated annually to aid Granite state deaf mute mission.

  N. H. 131, 27 Mr
- 3522 Composition of board of state institution. S. C. 521, 5 Ja
- 3523 Children over six years may be admitted to state asylum.

Wyo. 25, 8 F

3524 School for deaf mutes. Expenditures for support and repair shall be from state fund school [fund]

N. J. 411, 11 Je



- 3525 Deaf and dumb school. Number of teachers. Branches taught.

  Mo. (p. 188) 18 Mr
- 3526 Deaf and dumb school. General law of government and admission. Erection of buildings.

Mont. Pol. code, § 2330 ff, 16 Mr

3527 Deaf-mute asylum. Admission only to persons six to 21 [nine to 30] years old. Ark. 151, 20 Ap

## Blind

- 3528 State board of education of blind may provide buildings and apparatus for industrial education in certain private institutions.
- 3529 Board of education of blind shall not receive additional pupils or incur expense without vote of three of the four members.

Ct. 319, 4 Jl

- 3530 Setting apart rooms in institutions, for indigent blind who are deemed curable.

  N. C. 461, 12 Mr
- 3531 Blind asylum established. Admission. S. D. 30, 27 F S. D. 31, 18 F
- 3532 Appointment and organization of trustees of asylum. Duties pending erection of buildings.

  N. D. 24, 21 Mr
- 3533 School for blind. Sale of old property, purchase of site, erection of building.

  Mo. (p. 21) 2 Ap

## Poor-relief

(See also Vagrancy, Seed grain for drouth sufferers)

- 3534 Poor-laws. Compilation by secretary of state and distribution to certain local officers. Mich. 201, 23 My
- 3535 Settlement. Person becoming pauper at or within three months after leaving any charitable institution is chargeable on county of last residence before entering institution, unless other settlement.

  N. H. 54, 21 Mr
- 3536 Residence of one year [90 days] in county establishes settlement.

  N. D. 88, 14 Mr
- 3537 Local jurisdictions shall care for unsettled poor falling sick therein and charge to county, but must report fact to county, which may take charge.

  Wis. 216, 12 Ap
- 3538 Registration of applicants and recipients of county aid. Superintendent's reports. Col. 100, 9 Ap
- 3539 Counties over 150,000 population shall establish stone or wood yard for employment of poor, and lodging house connected therewith.

  Wis. 205, 12 Ap

- 3540 Outdoor relief. Record to be made of names of persons receiving and of cause. Ind. 120, 11 Mr
- 3541 Duties of county superintendent in bastardy cases, where distinction between town and county poor has been abolished.

  N. Y. 887, 4 Je
- 3542 Labor may be required of persons receiving relief in temporary lodging houses or in poor-houses.

  Mass. 445, 1 Je
- 3543 Cities of 1,500 to 10,000 may provide for poor-relief. Tax limit one half mill. Wash. 139, 20 Mr
- 3544 Repealing annual state appropriation for support of aged poor.

  Cal. 12, 28 F
- 3545 Annexations to cities under 100,000 shall be part of poor-district thereof.

  Pa. 143, 24 Je
- 3546 Bids for care of indigent sick accepted only from U. S. citizens.

  Ari. 48, 20 Mr
- 3547 Poor-relief associations. General incorporation law.

Minn. 158, 17 Ap

- 3548 Poor-homes may be established by churches for aged poor of membership or congregation.

  N. Y. 607, 11 My
- 3549 Indigent loan companies. Incorporation of companies for making loans on chattels to poor persons needing relief. One director must be member of state charities board. Interest not to exceed two per cent per month. Profits not to exceed six per cent per year.

  Minn. 159, 25 Ap
- 3550 Incorporation law for companies in counties of 300,000 to 600,000 to loan to needy persons on pledge or mortgage of chattels.

  Dividends not to exceed 10 per cent. Interest not to exceed three per cent per month for two months, or two per cent for longer time. No other person shall take over six per cent.

N. Y. 326, 17 Ap

## Children. Orphans

(See also Family, Guardians)

- 3551 State and county institutions. State home established for children under 16. Government; admission; indenture of children. Col. 26, 10 Ap
- 3552 Asylum for Indian children established. N. Y. 38, 25 F
- 3553 Reorganizing government of state institutions for dependent children. Regulation of inmates. Mass. 428, 29 My
- 3554 State public school open to girls from one to 15, boys from one to 16 years of age [both two to 14]. Minn. 111, 11 Ap

- 3555 Amending law governing state public school, so as to admit children under one year of age.

  Mich. 94, 26 Ap
- 3556 During examination for admission to state school, children not to be kept in jail but in a home.

  Minn. 160, 5 Ap
- 3557 Board of county temporary homes to meet quarterly. Power to employ or teach children, or place in adoption. Ct. 328, 6 Jl
- 3558 Dependent children, though less than two years old, may be placed in county temporary home.

  Ct. 323, 4 Jl
- 3559 Penalty for placing minor contrary to law in almshouse.

Ct. 313, 4 Jl

3560 Private institutions and societies. Incorporation law.

Powers. Indenture of children. Abandoned and destitute
children how committed.

S. D. 44, 1 Mr

Ga. (p. 80) 18 D ('94)

- 3561 Incorporation law for societies to secure homes for orphans or abandoned children. Powers and duties. Reports to state.

  Wis. 206, 12 Ap
- 3562 Trustees of industrial and charitable schools to serve three years.

  Officers ex officio trustees.

  Mich. 31, 22 Mr
- 3563 Industrial and charitable schools. Limit of property which may be received by gift \$500,000 [\$100,000]. All over \$100,000 subject to taxation.

  Mich. 50, 29 Mr
- 3564 Indigent children under 12 may be bound to managers of orphans' home, which may assign indenture for care and education or apprenticeship.

  N. J. 65, 27 F
- 3565 In committing to institutions, wishes of parents or guardians shall be considered. Children shall not be removed from institutions without consent of officers or parents.

Wis. 267, 17 Ap

- 3566 Children transferred to private institutions shall not be charge to town, state or county.

  Ct. 228, 26 Je
- 3567 Adoption. Hearing in cases where parents do not consent.
  Notice. Wis. 18, 7 Mr
- 3568 Abandoned children may be adopted without consent of any one. Cal. 36, 9 Mr
- 3569 When either parent sentenced to imprisonment for life, after two years from sentence other parent alone may consent to change of name of adopted child.

  Mich. 188, 22 My
- 3570 Record must be made in county clerk of court's office of decree authorizing adoption.

  Minn. 44, 30 Mr

3571 Putting out. Indenture. Amending law as to apprenticeship and indenture. Bond of societies bringing children from other states that they shall not become public charge.

Mich. 33, 26 Mr

3572 State board of charities may recommend family homes for children, and may visit them. May delegate duties.

Ct. 298, 4 Jl

3573 Dependent children not to be kept in almshouse but put in orphan asylum or family. Permanent homes to be secured. State board of charities created to superintend.

N. H. 116, 29 Mr

3574 Children under 14 on poor-farms shall be put out whenever good home can be secured. Contracts. Ill. (p. 177) 21 Je

3575 Probate court may appoint guardians for destitute children.

S. D. 95, 11 Mr

3576 Instruction. Counties having place for reception of poor may provide instruction therein. W. Va. 44, 22 F

3577 Schools may be established in county homes. Employment and pay of teachers. Ct. 222, 26 Je

3578 Children in county house shall be sent to nearest school. Payment of tuition. Mich. 131, 10 My

# Penal and reformatory institutions State penitentiaries and convicts

## Government of prisons

3579 Amending law of 1893 establishing penitentiary. Separation of classes of convicts. Leasing of convict labor. Inspection.

Tenn. Ex. sess. 7, 17 Je

- 3580 Establishing governing board for each prison. How appointed. Removal only for cause on hearing. Ind. 74, 8 Mr
- 3581 Prison commission created. Eight members; term eight years.

  Duties. N. Y. 1026, 15 Je
- 3582 Governor, secretary, attorney, commissioner of mines, etc., and auditor constitute penitentiary board. Auditor [governor] . president. Ark. 64, 28 Mr
- 3583 Number of directors 14 [5]. Compensation. Powers. Meetings. Executive board of five. N. C. 417, 13 Mr
- 3584 State inspectors of prisons. Repealing law of 1891 creating board.

  Mich. 232, 31 My

- 3585 State board of charities shall visit prisons every three [one] months.

  Ct. 311, 4 Jl
- 3586 Salaries of officers to be paid directly from earnings of institution.

  S. C. 524, 5 Ja
- 3587 Warden's bond \$25,000 [\$10,000]; clerk's \$5,000 [\$2,500].

  Duties of clerk.

  Wash. 131, 20 Mr
- 3588 Repealing requirement of purchase of supplies by contract.

  Approval of bills.

  S. C. 546, 24 D ('94)
- 3589 Appointment of appraisers annually to report to governor value of state prison property.

  Ct. 261, 29 Je

#### Convict labor

3590 General law. Abolishing contract and piece-price systems and establishing solely state-account system. Purchase of tools. Sale of goods. Not over 10 per cent employed in one industry; exception. Supply of state institutions.

Minn. 154, 12 Ap Minn. 94, 22 Ap

- 3591 Instituting. Prisoners may be employed in manufacturing brick for, and improving roads and streets about penitentiary and other state institutions.

  N. D. 86, 6 Mr
- 3592 Recommending steps to secure employment.

Cal. J. R. 25, 16 Mr

- 3593 Commission to inquire how best to utilize so as not to interfere with private industries.

  Pa. 61, 21 My
- 3594 Submitting constitutional amendment prohibiting leasing of convicts and authorizing employment on public roads, levees, etc., and on convict farms or manufactories owned by state. (1896)

La. 194,— ('94)

- 3595 Convicts shall not manufacture drugs, medicines, food, cigars, tobacco, pipes or chewing gum.

  Ct. 153, 23 My
- 3596 Extra stone at state quarry shall be broken for roads. Orders by counties for stone. Ia. 20, 24 Ap ('94)
- 3597 Governor may make contract for labor not over 10 years at not less than 35 cents a day for each.

  Ore. (p. 40) 23 F
- 3598 Convict-made goods. Persons selling required to secure license from secretary of state, give bond, make reports and label all goods convict-made. Ind. 162, 15 Mr
- 3599 Increasing penalty for selling products to others than actual consumers. Wash. 132, 20 Mr

#### Sentence. Parole. Pardon

- 3600 Indefinite sentences. Established for all prisons. Information as to previous career. Record of conduct. Parole.
  - III. (p. 158) 15 Je
- 3601 Sentences excepting for life or as habitual criminals shall be for maximum and minimum term. Parole. Mass. 504, 5 Je
- 3602 Commission appointed to investigate system.
  - N. J. Res. 3, 25 Mr
- 3603 Parole. At what time allowable.
- Mass. 252, 6 Ap 3604 Governor may grant in certain cases. Good time may be earned during parole. Mich. 218, 28 My
- 3605 Governor may on recommendation parole any prisoner after one year. Government on parole. Return. Ari. 59, 21 Mr
- 3606 Good conduct. Increasing deductions for. Certificate of good conduct at discharge restores to full citizenship.
  - S. D. 148, 12 Mr
- 3607 Pardons. Governor to appoint person to visit convicts, who, when he believes convict deserving of state aid in bringing his case before pardoning board, may take steps therefor.
  - Fla. 69, 27 My
- 3608 State board of pardons. Four members appointed by governor; ex officio members. [Board of charities formerly gave pardons.] Col. 8, 1 Ap
- 3609 Submitting constitutional amendment limiting governor's pardoning power and creating board consisting of governor, attorney general and chief justice. (1896) Minn. 2, 26 Ap
- 3610 Submitting constitutional amendment that board shall consist of governor, secretary of state, comptroller, commissioner of agriculture and attorney general [and justices of supreme court]. Fla. J. R. 3, 29 My (1896)
- **3611** Three of four members must concur in recommendations. nual report. Clerks of court to report important facts regarding each prisoner to governor. Mich. 256, 3 Je
- 3612 Vacancies shall be filled by governor. Ct. 36, 29 Mr

## Management of convicts. Miscellaneous

- 3613 General law for management, labor, discipline, etc. Board of inspectors created. Ala. 438, 18 F
- 3614 Instruction. Commissioners shall secure teaching of reading and writing to illiterate prisoners. Mass. 259, 6 Ap

3615 Exercise. Commissioners of prisons shall make rules for exer-

	cise when unemployed.	<b>Mass.</b> 146, 22 Mr
3616	U. S. prisoners. Subject to s committed by state courts.	
3617	Transporting convicts. Shing to state prison 25 cents per	
3618	Discharge from prison. She convicted shall receive him, conlease him.	eriff of county where prisoner nvey to county jail and there re- Ind. 87, 9 Mr
3619	When term expires on Sunday made preceding business day.	• • • • • • • • • • • • • • • • • • • •
3620	Law appointing state agent for pealed.	aiding discharged convicts re- N. Y. 93, 9 Mr
3621	Insane convicts. Regulating convicted or already in prison.	g treatment of those hereafter Wyo. 103, 20 F
3622	Amending general law so as to a	pply to persons accused of any

crime. Escaped patients. Mich. 119, 8 My 3623 Procedure in examining and transfer to asylum. Ind. 83, 9 Mr

3624 Transfer to asylum in certain cases. Pa. 274, 26 Je

3625 Amending law as to transfer to asylum. Tex. 106, 30 Ap

3626 Asylum for insane criminals established. Commitments. Transfer of prisoners. Mass. 390, 17 My

## Local jails, workhouses and prisoners

3627 Amending law as to power of inspectors to remove from one jail to another for better accommodations.

Me. 21, 18 F

**3628 County prisons.** Commissioners of prisons shall provide for health of prisoners confined in solitary cells.

Mass. 195, 30 Mr

- 3629 Convicts sentenced to imprisonment for less than five [three] years may be placed in county penitentiary. State shall pay county 30 cents fer day [\$1.50 per week]. N. Y. 372, 23 Ap
- 3630 Labor about county buildings may be required of prisoners sentenced to simple imprisonment. Pa. 264, 26 Je
- 3631 Fee of jailers for feeding prisoners 30 [40] cents per day.

Fla. 68, 20 My

- 3632 Pay of sheriff for feeding prisoners.

  N. M. 33, 13 F
- 3633 Prisoners in county jails shall perform manual labor eight hours a day.

  Ida. (p. 100) 9 Mr

- 3634 When convicts work out fines and costs, counties shall be liable for only one half [all] of officers' fees. Tex. 115, 29 Ap
- 3635 Agent for aiding discharged State convicts shall aid those discharged or paroled from other institutions under care of commissioners of prisons. Mass. 383, 14 My
- 3636 County workhouses. One or more counties may establish. Who may be committed. Government. Wis. 290, 19 Ap
- 3637 May be erected. Government. Commitments. Special department for inebriates. Bonds for buildings. Pa. 270, 26 Je
- 3638 Municipalities. May build lockups. Plans to be approved by state board. Regulations. Minn. 264, 25 Ap
- 3639 In cities over 25,000, station houses for women and children shall be designated and police matrons appointed.

Ia. 15, 24 Ap ('94)

- 3640 Cities over 10,000 may appoint police matron to have charge of female prisoners. Ind. 72, 7 Mr
- 3641 Cities over 5,000 shall appoint police matron. Duties as to female prisoners. Ark. 72, 3 Ap
- 3642 ——Same, cities over 80,000.

Neb. 10, 3 Ap

#### Reformatories

3643 Counties, cities and towns may establish. Government. Admissions and commitments. Maintenance of inmates.

Tenn. 60, 17 Ap

## State institutions

- 3644 State reformatory. Established. Government. Women's department. Commitments. Paroles. Ct. 317, 4 Jl
- 3645 Established for criminals between 16 and 30 on first conviction. Government. Labor by public account system. Good time.

N. J. 357, 28 Mr

- 3646 Established for prisoners 16 to 25 on first offense. Commitment; parole. Government. Kan. 200, 1 Mr
- 3647 Reform school for boys. General law. Admission. Education. Parole. County support. Record of discharged Mo. (p. 190) 18 Mr inmates. Grades, promotion.
- 3648 State reform school. Amending law as to commitments, government and discipline.

Mont. Pen. code, § 3081 ff, 14 Mr

3649 Amending general law. Name changed to state training school. What evidence required to commit. Transfer of injurious inmates to state reformatory. Minn. 153, 1 Ap

3650 Boys' training schools. Amendments. Counties shall pay \$10 per month for each boy sent. State may aid.

Ill. (p. 81) 28 Mr

- 3651 Reformatory for women. Women shall not be sentenced for less than one year. Mass. 218, 4 Ap
- 3652 Reformatory for girls. Amending law for government, Admission, etc. Ill. (p. 295) 25 Je
- 3653 Examination of girls sentenced, to learn if afflicted with disease, epilepsy, etc. Detention till safe to permit entrance.

Mich. 102, 26 Ap

- 3654 Penalty for aiding to escape from industrial school or harboring escaped inmate.

  Del. 191, 29 Ap
- 3655 Penalty for marrying girl who is inmate or subject to industrial home, without consent of board.

  Mich. 156, 18 My
- 3656 House of refuge for women. Board of managers six [five] members, two to be women and one a physician of 10 years' practice.

  N. Y. 253, 6 Ap

## Commitments. Discipline, etc.

3657 Fees for commitments same as in criminal cases.

Ct. 71, 11 Ap

- 3658 County superior judge only shall have power to examine, discharge and commit offenders to reform schools. Maintenance by counties and parents.

  Cal. 131, 26 Mr
- 3659 Providing for parole of inmates of reform school for good conduct.

  Ia. 106, 31 Mr ('94)
- 3660 Misdemeanor to convey letters or articles to prisoners.

Pa. 177, 24 Je

3661 Penalties for furnishing weapons, stimulants and reading matter to inmates. Tramps not allowed on grounds.

Cal. 102, 26 Mr

3662 Amending law as to duties and compensation of county agents for juvenile offenders.

Mich. 57, 4 Ap

## Insurance

(See also Insurance taxes)

## General—all classes

3663 General law. Secretary of state ex officio commissioner.

Wash. 82, 19 Mr

3664 General law revising and codifying. Minn. 175, 25 Ap

3665 State department established. Examinations. Regulations. Foreign companies. Reports. Lloyds associations.

Tenn. 160, 13 My

3666 Commission appointed to revise laws. Wis. 280, 17 Ap

3667 Amending law, extending purposes for which insurance may be taken, adding regulations, etc.

Me. 95, 14 Mr

3668 Extending general law regarding companies to associations, firms or individuals doing business, except fraternal societies.

Fla. 59, 25 My

3669 Commissioner of insurance. Annual report required; contents. Shall make daily payments and monthly reports to state treasurer. Wis.4 4, 16 Mr

3670 Miscellaneous regulations. Examinations may be made on request of five policy holders. Col. 84, 25 F

3671 Unincorporated companies shall not be licensed to do business without proof of solvency, unless \$20,000 deposited.

N. C. 367, 11 Mr

3672 No [fire] company of any kind shall take single risk over one tenth net assets. Exceptions. Mass. 59, 15 F

3673 Insolvent companies. Receiver shall present accounts to insurance commissioner, who shall report to court before court may accept.

Ct. 57, 11 Ap

3674 Insurance companies' officers. Penalties for fraud or violations of trust.

N. H. 106, 29 Mr

3675 Judgment against company is lien on all property and funds due. If unpaid six months, may be collected from any agent.

N. C. 48, 18 F N. C. 365, 18 F

3676 Foreign\* companies. Agents must be specially designated by company and licensed. Reports. Taxes same as on domestic companies. Charter to be filed.

Ga. (p. 106) 14 D ('94)

3677 Liable for illegal acts of agents whether duly admitted to state or not. Person procuring applications deemed agent, whatever form of policy.

Ark. 117, 19 Ap

3678 Shall deposit bond or securities to amount of \$15,000 for protection of policy holders.

Ari. 27, 18 Mr

3679 U. S. branches only shall be examined. Col. 84, 25 F

3680 Corporations organized outside U. S. may do business if having deposited \$100,000 in any state.

Col. 83, 26 Ap

<sup>\*</sup> The word is regularly used to designate companies organized in other states of this country.

- 3681 Assessment insurance companies. Having over 1,000 members may issue stock and incorporate. Deposit of securities. Reports. Ind. 158, 14 Mr
- 3682 Insurance agents. Companies shall register names; no other person may contract for insurance. Mass. 46, 12 F
- 3683 Veterans may be licensed without fee. Mass. 159, 22 Mr

#### Life and accident insurance

## Regulations. Policies

3684 General law for incorporation of life and accident companies.

Inspection. Fraternal societies not subject but must report.

Tex. 73, 15 Ap

- 3685 Life companies must have paid up capital of \$100,000 [\$200,000] before doing business. Col. 83, 26 Ap
- 3686 Regulation of real estate mortgages and of loans on policies.

Ia. 33, 24 Ap ('94)

- 3687 Expectancy of life. Carlisle tables of mortality shall be competent evidence.

  N. D. 82, 14 Mr
- 3688 Requiring medical examination by registered practitioner before insuring.

  Mass. 366, 30 Ap
- 3689 State insurance actuary to be employed. Mass. 81, 28 F
- 3690 Policies. After three years shall have cash-surrender value.

  Incontestable after two years, except for misstatement of age.

  Prudential insurance.

  N. J. 356, 28 Mr
- 3691 When paid-up policy may not be demanded after two premiums paid; always after three.

  Mo. (p. 197) 19 Ap
- 3692 Policies in favor of third person shall be free from all claims of person insured and others.

  Kan. 163, 6 Mr
- 3693 Person insured may demand copy of his application.

Ct. 312, 4 Jl

3694 Misrepresentations or warranties by insured unless made to deceive or increasing risk shall not defeat policy.

**Mass**. 271, 12 Ap

Mass. 281, 17 Ap

- 3695 Discrimination in rates or rebates between insurants of same class unlawful.

  N. J. 168, 19 Mr
- 3696 Discrimination. Agent making or person accepting liable to fine.

  Agent disqualified three years. One half fine to informant.

Pa. 308, 2 Jl

3697 Procedure in court when defendant claims policy was void in its inception.

Ala. 367, 18 F

## Mutual companies and fraternal societies

3698 Insurance commissioner may close up if membership is less than 300 after one year's existence, or if condition otherwise unsafe.

Me. 112, 20 Mr

- 3699 When any assessment company has less than 500 members or fraternal society less than 100, on request court may give hearing and close up. Exceptions.

  Mass. 340, 30 Ap
- 3700 Amending law. Requirements for organization. Age limit of insured. Foreign associations. Evaminations. Annual license \$25.

  Wis. 175, 10 Ap
- 3701 May amend articles of incorporation. Minn. 179, 19 Ap
- 3702 Mutual life companies. General law for incorporation and regulation. Not applicable to fraternal societies. Foreign companies. Neb. 42, 9 Ap
- 3703 Fraternal beneficiary societies. General law. Definition. Powers. Reports, examinations. No paid agents. Exceptions.

  Ct. 255, 1 Jl
  N. H. 86, 28 Mr
- 3704 Amending general law. Payments for old age not to be before 70 years. Who may be beneficiaries. Religious societies or commercial travelers may form, etc. Ill. (p. 178) 21 Je
- 3705 Name may be changed by consent of insurance commissioner, on application to commissioner of corporations.

Mass. 104, 9 Mr

- 3706 No claim valid when death due to unlawful means at procurement or connivance of beneficiary.

  Mich. 150, 17 My
- 3707 May hold stock of companies organized to erect buildings for use of such societies. Ind. 111, 11 Mr
- 3708 Masonic associations. Incorporation law.

Mich. 1, 15 F

3709 Foreign mutual companies. Premiums paid to cooperative life companies which have not complied with law may be recovered. Amending definition of violation of act.

Mich. 159, 18 My

- 3710 Foreign life and accident assessment companies not contracting to pay living policy holders except for injury, may be admitted to state. Conditions, privileges.

  N. H. 81, 28 M1
- 3711 Mutual benefit associations. May collect regular premiums to accumulate mortuary and reserve funds. May pay sick benefits.

  Mich. 58, 4 Ap

3712 Mutual provident associations. Amending law and increasing powers. Not exempt from tax. Mich. 37, 26 Mr

3713 Agents for foreign companies on prudential or industrial plan not required to secure certificate of authority from state.

N. Y. 995, 12 Je

## Accident insurance

3714 Assessment accident companies may be licensed. Conditions.

Subject to insurance laws. Vt. 124, 27 N ('94)

3715 Notice of accident or death shall be within 30 [60] days.

Me. 46, 25 F

3716 Companies may be formed to issue insurance against injuries or death resulting from travel, etc.

Ia. 32, 24 Ap ('94)

3717 Companies doing accident business only may insure persons not over 70 years old. Mass. 263, 10 Ap

## Fire and other casualties

3718 Extending purposes for which insurance may be taken. Existing companies may accept law. Pa. 90, 23 My

3719 Fire and marine companies may reorganize on expiration of charter. Procedure. Franchise fee as for new corporation.

Mich. 62, 4 Ap

3720 Fire companies. Stock required \$100,000 [\$50,000]. Investments. Procedure to increase stock.

Vt. 123, 27 N ('94)

3721 Same penalties for combining to fix premiums for fire insurance as for other combinations. Exception of cities over 100,000.

Mo. (p. 237) 11 Ap

3722 Fire policies. Standard form established. What exceptions allowed. Penalty for using other form. R. I: 1379, 22 My Wis. 387, 19 Ap

Me. 18, 14 F

3723 Companies to agree upon standard form, with approval of commissioner. Must be employed. Mo. (p. 194) 18 Mr

3724 No policy shall contain agreement that liability is restricted by failure of insured to insure property for any certain amount or proportion of value.

Mich. 153, 18 My

Wis. 256, 17 Ap Ind. 58, 6 Mr

Ia. 31, 26 Ap ('94)

3725 Risk not to exceed three fourths of value. When taken, value shall not be questioned. Mo. (p. 194) 18 Mr

3726 On notice company must furnish blanks for statement concerning loss. Failure waives statement. Mo. (p. 195) 1 Ap

## Mutual fire companies

3727 General incorporation law. Regulations. Examinations, reports. Mich. 262, 4 Je Tenn. 220, 14 My S. D. 99, 18 F

3728 Incorporation of county mutual fire companies.

S. D. 100, 20 F

- 3720 Extending limit of cash accumulations before dividends need be Ind. 43, 2 Mr paid.
- 3730 May establish guaranty capital of not less than \$25,000 nor more than \$200,000 with dividends to stockholders. Reduc-Mass. 190, 28 Mr tion of capital.
- 3731 Classification of risks must be according to charter and may not be determined by by-laws. Mich. 174, 21 My
- 3732 Assessments beyond actual losses limited to one per cent of amount of insurance or 20 per cent of deposit notes.

N. J. 67, 27 F

- 3733 County mutual hail and fire companies may increase fund for fire and lightning department to \$15,000. S. D. 101, 12 F
- 3734 Companies organized under law of state may insure property wherever located. N. J. 178, 19 Mr
- 3735 Domestic companies shall pay only actual expenses incurred for annual examination [\$20 and traveling expenses].

Me. 105, 19 Mr

- 3736 County cooperative fire companies may insure creameries, school buildings and contents thereof. N. Y. 585, 9 My
- 3737 Farmers' mutual fire companies may insure country school houses and churches and their contents. Minn. 112, 25 Ap
- 3738 Local fire companies. May insure in any [one] adjoining Wis. 12, 27 F county.
- 3739 Shall file articles of association, by-laws, policy and other blanks Wis. 289, 19 Ap with insurance commissioner.
- 3740 Township mutual companies. Any number may consolidate. Procedure. Ill. (p. 177) 21 Je
- 3741 Any member [women only] may vote by proxy.

Wis. 275, 17 Ap

3742 Non-residents may be elected directors.

Wis. 26, 12 Mr

3743 Town mutual fire companies and companies for insuring against other casualties are not under general law. Limit of business.

Mo. (p. 200) 21 Mr

3744 May meet certain losses by loans till aggregate is two mills on dollar of insurance, when assessment shall be made.

Minn. 177, 2 Ap

3745 Amending law as to territory in which property may be insured.

Minn. 58, 25 Ap

3746 May change place of business. Minn. 176, 16 Ap

3747 Lloyds fire associations. Conditions of doing business. \$200,000 security fund. Tax. Mich. 134, 11 My

3748 Conditions of organization. Annual report; examinations. Tax.

N. J. 338, 25 Mr

3749 Foreign Lloyds associations may be admitted to state on complying with laws governing insurance corporations organized under foreign governments.

Wis. 325, 19 Ap

## Foreign fire companies

- 3750 License required of agents. Shall place insurance only when sufficient amount not secured from domestic companies. Tax of four per cent on premiums. Vt. 127, 27 N ('94)
- 3751 Same. Two per cent tax. Me. 76, 7 Mr
- 3752 Authorized agent in state required. Penalties for writing policies except through him.

  S. D. 102, 9 F
- 3753 On paying annual fee of \$25 agent proving that sufficient insurance can not be secured of companies authorized to do business in state, may insure with other companies. Reports.

Mich. 199, 23 My

3754 Foreign insurance agents may adjust losses on policies of unlicensed foreign companies without being subject to liability.

Ala. 317, 18 F

## Miscellaneous

- 3755 Fire insurance agents. Fee for license may be pro-rated according to length of time to run. Ct. 220, 26 Je
- 3756 Banks, safe-deposit and trust companies prohibited from acting as agents.

  N. J. 398, 4 Je
- 3757 Hail and cyclone insurance. Incorporation law for mutual companies. Wis. 329, 19 Ap
- 3758 Live-stock insurance. Foreign assessment companies may do business. Conditions, license, reports. N. J. 218, 21 Mr

- 3759 Mutual companies may do business if organized in New England or New York. Regulations. Vt. 126, 27 N ('94)
- 3760 Plate glass insurance. Incorporation of mutual companies.

  Mich. 88, 22 Ap
- 376I Casualty insurance. Companies may insure against loss by water from sprinklers and water pipes, accidents to elevators, bicycles and vehicles.

  Mass. 474, 5 Je

## Surety and guaranty companies

- 3762 Increasing powers of companies for insuring titles, bonds, etc., executing trusts, etc.

  Pa. 96, 29 My
- 3763 Surety and trust companies. Extending powers in certain cases.

  Pa. 286, 27 Je
- 3764 Surety companies. Incorporation law. Foreign companies.

  N. J. 184, 20 Mr

Tenn. 113, 14 My

3765 May be accepted as sole sureties on all bonds if fulfilling various conditions as to capital, deposits, appointment of agent in state, etc. (conditions vary in different states). Special requirements of foreign companies.

Mich. 266, 4 Je

Pa. 252, 26 Je

Neb. 22, 8 Ap

N. J. 184, 20 Mr Tenn. 175, 14 Mr

Kan. 73, 7 Mr

Wyo. 94, 20 F

Vt. 125, 27 N ('94)

3766 May be accepted on officers' bonds. Wash. 106, 20 Mr

- 3767 Bonds of officers, executors and other fiduciaries may be given by.

  Changing conditions of doing business.

  S. C. 527, 5 Ja
- 3768 Repealing law that bonds given by fidelity or surety companies must be approved by court.

  N. Y. 510, 2 My
- 3769 May not take single risk over one tenth capital, unless there be pledged to company by insured property to cover excess.

Vt. 125, 27 N ('94)

- 3770 Companies refusing to go on bond, or withdrawing, must give person reasons, names of informants, etc. Ark. 85, 11 Ap
- 3771 Foreign surety companies. May act on all bonds as home companies, if admitted to state.

  N. Y. 178, 28 Mr
- 3772 Having capital of \$250,000 [\$500,000] may be accepted as sole surety on any bond.

  R. I. 1364, 14 F



3773 Foreign companies may become sureties after filing charter and appointing agent, if approved by secretary of state.

S. D. 45, 12 Mr

3774 Guaranty of bonds. Companies may be incorporated to guarantee validity of bonds of public or private corporations.

N. Y. 917, 5 Je

# Transportation. Communication

(See also Taxation of transportation companies)

#### General. Common carriers

3775 Railway and canal companies may condemn land or water privileges for terminal facilities on any waters of state.

Fla. 105, 1 Je

3776 Street and steam railways. Purchasers have same duties and powers as original corporation. May sell same to corporation legally authorized to operate, and receive stock or bonds at not less than par.

R. I. 1354, I My

3777 Notice of claims for injury shall be given within four months.

Ct. 176, 1 Je

3778 Penalties for obstructing or injuring track or damaging locomotives or cars.

Wash. 52, 11 Mr

3779 Common carriers. Where freight or express shipped by connecting lines is lost, initial or delivering line shall trace same and fix responsibility, or be itself liable.

S. C. 551, 5 Ja

3780 Connecting lines are agents of each other. Any one may be sued for loss or damage of goods shipped through.

Tex. 121, 30 Ap

3781 Penalty for stealing or counterfeiting tickets.

Ct. 113, 30 Ap

## State railroad commissioners

3782 Submitting constitutional amendment allowing creation of office; three members. (1896) Neb. 107, 30 Mr

3783 Submitting constitutional amendment allowing term to be six [two] years. (Adopted Nov. 6, 1894) Tex. (p. 213) 11 My ('93)

3784 Amending law as to duties. Investigations, suits. Penalty for failure to act.

S. D. 158, 13 Mr

3785 Deputy secretary of internal affairs to have charge of bureau of railways.

Pa. 23, 18 Ap

- 3786 Commissioners may have other business, but must not be interested in railways.

  Minn. 91, 25 Ap
- 3787 Records of oaths of office of commissioners and clerks kept by secretary of state. Official seal. Vt. 88, 27 N ('94)
- 3788 Salary of commissioner \$1,500 [\$2,000]. N. C. 133, 5 Mr

## Railways

## Organization. Location. Property

- 3789 Incorporating certain statutes in all charters. Ct. 185, 13 Je
- 3790 Election of directors. Railways may provide for bondholders to vote and that one or more bondholders may be elected.

  Ia. 23, 13 Ap ('94)
- 3791 One fourth may be elected every year. Kan. 197, 5 Mr
- 3792 Construction. Operation. Lateral roads may be built not over eight miles long, without charter amendment.

Tenn. 152, 14 My

- 3793 Railways hereafter built shall be exempt from taxation until 1905, under certain conditions.

  Ari. 43, 20 Mr
- 3794 Extending time for completion in certain cases on condition that any exemption from taxation be waived.

N. J. 119, 11 Mr

- 3795 Extending time in which certain railways may complete construction.

  Tex. 6, 30 Ja
- 3796 Construction of bridges across tide waters or navigable rivers is not authorized by general law of transportation corporations.

N. Y. 722, 23 My

- 3797 Toll bridges may be constructed in connection with railway bridges.

  Mo. (p. 121) 18 Mr
- 3798 Steam roads may operate by electricity. Me. 62, 5 Mr
- 3799 Condemnation of land. Court may for cause extend three months time for commissioners to report. Minn. 42, 27 F
- 3800 Railways may file location of lands acquired for railway purposes within one year. Effect. Mass. 356, 9 My
- 3801 Refunding bonds. May be issued for railway's own debt or debt of leased roads. Ia. 26, 24 Ap
- 3802 Consolidation of companies. Amending law.

N. Y. 921, 5 Je

3803 When railway owns three fourths of stock of steamboat, ferry, bridge, wharf or other railway company, either it or the holders of the remaining shares may have stock appraised and compel sale or purchase.

Ct. 232, 26 Je

3804	Railways may give or take lease, sell to or purchase other roads.  Mich. 23, 20 Mr
	Wis. 308, 19 Ap
3805	Forbidding lease, consolidation or control by any company of road which can compete.  S. C. 543, 24 D ('94)
3806	Railways may own entirely or in part stock and bonds of other railways.  Ia. 24, 19 Mr
3807	Reports to show how much capital issued for leasing railways in other states.  Ct. 74, 10 Ap
3808	Lease of railways. Amending law. Permits sale by lessee as well as purchase; prohibits purchase of parallel road, etc.  Ill. (p. 293) 24 Je
3809	Amending law of procedure in incorporating purchasers of railways.  Ga. (p. 65) 15 D ('94)
.3810	Conditional sale or lease of equipment. Providing for contracts. Lien of seller or lessor. Effect on other creditors. Record with secretary of state. Marking of cars, etc., with name of lessor.  Mo. (p. 117) 2 Mr  Neb. 40, 8 Ap  Vt. 90, 26 N ('94)
	Ia. 28, 24 Ap Kan. 196, 6 Mr
3811	Shall be recorded with secretary of state [county register] when road is in more than one county.  N. J. 80, 5 Mr
2812	Mortgages. When track is in two or more counties, fore-
3012	closure may be in any but notice published in all.
2812	Fla. 99, 1 Je Foreclosure and sale of railway property under decree of U. S.
3013	court in certain cases. N. Y. 454, 27 Ap
3814	Reports. Repealing law requiring annual reports to state.
	Tex. 60, 24 Ap
3815	Form to be that prescribed by interstate commerce commission.  S. D. 157, 12 Mr
<b>3816</b>	Miscellaneous. Railways shall transport state military forces at one cent per mile; military stores at one cent per mile per ton.  Kan. 198, 7 Mr
3817	Removing certain conditions preventing recovery for injury by co-employee. Ind. 64, 7 Mr
3818	Railways excepted from law requiring weekly payment of wages.  Shall pay monthly.  N. Y. 791, 27 My

- 3819 Prior lien against railway for material and supplies furnished or for live stock killed.

  Ga. (p. 68) 18 D ('94)
- 3820 Railways shall not engage in coal and coke traffic. Proviso.

  Shall not discriminate in rates therefor. W. Va. 16, 22 F

## Passenger traffic

- 3821 Depots. Railways shall build, and keep agents, at sidings where \$40,000 of freight shipped any year. N. D. 97, 4 Mr
- 3822 Shall maintain waiting room and separate water-closets for sexes at all stations over 100 population. Ind. 52, 5 Mr
- 3823 Compelling erection in all towns over 200 [500] population.
- Ill. (p. 294) 21 Je 3824 Union depots. Incorporation of companies for construction.
- Tex. 122, 27 Ap
- 3825 Train bulletins. Boards to be provided in all depots and time of passenger trains posted.

  Mich. 142, 13 My
- 3826 Tickets. Railways shall redeem unused tickets and parts of tickets or mileage books. Only authorized agents shall deal in tickets.

  N. C. 83, 25 F
- 3827 Railways shall issue mileage books for 1,000 miles at not over two cents per mile.

  N. Y. 1027, 15 Je
- 3828 Baggage. Railways shall not charge storage for 48 hours; thereafter only five cents a day.

  Ark. 30, 7 Mr
- 3829 Excess baggage shall not be charged over one eighth passenger fare. Minimum 25 cents. Ark. 143, 19 Ap

#### Freight traffic

- 3830 Railways required to use classification for all freight as for interstate traffic. Maximum charges fixed. Prohibiting discrimination.

  W. Va. 17, 21 F
- 3831 Fixing rates for carrying coal. N. D. 93, 21 Mr
- 3832 Unlawful to charge for double-deck car-load of sheep [or hogs]

  more than [over one fifth more than] for car-load of other
  stock.

  Ark. 112, 19 Ap
- 3833 Joint through rates must be established by connecting lines and must be reasonable. Power of railroad commissioners. Carload lots not to be reloaded. Adjustment of cost of connecting tracks and switches.

  Minn. 91, 25 Ap
- 3834 Cars containing freight for way stations may be stopped for unloading by paying rates to terminal point of car and five dollars per day additional.

  N. D. 95, 12 Mr

- 3835 Free transportation of shipper or his employee when accompanying car-load of live-stock or poultry. Ark. 51, 26 Mr
- 3836 Railways shall allow shipper of car-load of live-stock free transportation, and one additional employee for every four car-loads.

  Kan. 195, 20 Mr
- 3837 Cabooses must have suitable toilet room Mo. (p. 116) 18 Mr 3838 Penalties for overloading cars. Lines showing capacity re-
- quired. No excess paid for.

  Minn. 150, 22 Ap

  3839 Trains of fruit and perishable goods allowed to run on Sunday.

  Proviso.

  Ga. (p. 66) 17 D ('94)

#### Tracks-maintenance and safety

- 3840 Provisions for appeal from railroad commissioners do not apply to orders for repair or alteration of tracks, buildings, etc., to secure safety and convenience.

  Minn. 107, 25 Ap
- 3841 Railway crossings (See also Street railways crossing steam railways)
  Use of interlocking devices required on draw-bridges and grade railway crossings. Procedure when companies can not agree.

  Ia. 25, 19 Mr ('94)
- 3842 Railroad commissioners shall control conditions of. Procedure in case roads disagree. Me. 72, 6 Mr
- 3843 Railroad commissioners may compel erection of joint depot where any two tracks cross at grade.

  Mo. (p. 116) 18 Mr
- 3844 Highway and street crossings. Amending law. New highways. Division of costs.

  N. H. 91, 28 Mr
- 3845 Amending law as to procedure in separation of grades. Division of expense, etc. Mich. 143, 11 My
- 3846 Railroad commissioners may require gates, flagmen or automatic signals.

  Me. 165, 27 Mr
- 3847 Cities may require railways to keep flagmen or maintain lights.

  S. D. 146, 12 Mr
- 3848 Cities may require railways to maintain gates or flagmen.
  - N. J. 385, 1 Ap
- 3849 Men required to tend gates only at such hours as railroad commissioner directs.

  Mich. 248, 1 Je
- 3850 Orders or decrees of superior court relating thereto may be made in any county.

  Mass. 103, 9 Mr
- 3851 Sign boards. One on each side of track. Inscription. Supervision by commissioner. R. I. 1391, 25 My

- 3852 Railways must construct crossings on petition. Duty of county commissioners in case of refusal.

  S. D. 156, 21 F
- 3853 Railways shall properly grade and gravel crossings of streets in municipalities. Enforcement. Ind. 114, 11 Mr
- 3854 Obstruction of streets. Adding "taking in or setting out cars" to the exceptions to prohibition against blocking street crossings.

  Ill. (p. 293) 21 Je
- 3855 Miscellaneous. Railroad commissioners may on petition of railway order relocation of highway at expense of railway, to promote safety.

  Ct. 276, 1 Jl
- 3856 Barbed wire sences along highway which is beside railway to have board on top.

  S. C. 519, 21 D ('94)
- 3857 Railroad commissioners have power to regulate for safety, and to determine division of expense of maintaining, bridges built by municipalities and railways.

  Me. 72, 6 Mr

## Trains-management and safety

- 3858 Train dispatching. To allow sending train orders by person under 18 or with less than one year experience as operator, a misdemeanor.

  N. Y. 892, 4 Je
- 3859 Penalty for running train on schedule time of another \$100 to \$1000 fine [or five years imprisonment]. Vt. 89, 24 N ('94)
- 3860 Brakes and couplers. After 1897 driving-wheel brakes and train-brake system required. Cars shall have automatic couplers and hand-holds.

  Mass. 362, 9 My
- 3861 Postponing effect of law requiring automatic couplers and brakes from 1895 to Jan. 1, 1898. Neb. 20, 30 Mr
- 3862 Trains of 45 cars shall have two brakemen and one for each additional 10 cars, unless air brakes.

  N. D. 94, 8 Mr
- 3863 Injury to cars. Penalties for defacing or breaking into cars and for releasing brakes.

  Me. 5, 29 Ja
- 3864 Penalty for removing journal brass from car standing upon track.
  N. Y. 726, 23 My
- 3865 Fire prevention. Spark arresters required. Burning off grass along track. Dumping ashes. Minn. 196, 18 Ap
- 3866 When damages for fire caused by railways are recovered, any insurance shall go to company.

  Mass. 293, 18 Ap

  Me. 79, 12 Mr
- 3867 Killing live-stock. Amending law. Duty of trainmen to report cases, etc. Fla. 110, 25 My

3868 Section foremen shall keep record of all stock killed.

Ari. 22, 14 Mr

3869 Miscellaneous. Unlawful to board trains or ride free without permission of conductor. Tex. 113, 29 Ap

3870 Railroad commissioners have exclusive control of speed of steam trains within municipalities.

Ct. 133, 13 My

3871 Locomotive whistles. On petition of local officers railroad commissioners may dispense with blowing at certain crossings.

Ct. 139, 17 My

## Rapid transit. Street railways

## Organization. Location. Property

3872 Incorporation. General law. N. H. 27, 13 Mr

3873 General railway law applicable to street and suburban railways.

Modifications.

Ga. (p. 69) 18 D ('94)

3874 General railway law applies to street railways in matter of securing charter.

N. Y. 545, 3 My

3875 Reports required annually to railroad commissioners. Publication by commissioners. Ct. 192, 12 Je

3876 Location and construction. Shall get permission from local authorities. Appeal. Determination of damages.

Vt. 86, 27 N ('94)

3877 Authorities can not grant franchises without consent of majority of adjacent property holders.

Kan. 199, 4 Mr

3878 Amending law as to consent of property owners to build or extend.

N. Y. 545, 3 My

3879 Orders allowing location, etc., shall be made by selectmen only after public hearing, and shall be recorded in clerk's office.

Ct. 125, 13 My

3880 Amending law regarding hearing before state commissioners as to location of track.

Me. 84, 12 Mr

3881 Amending law as to procedure for acquisition of private property in construction. Procedure for extension. N. Y. 933, 6 Je

3882 Railway companies or owners of premises bounded may appeal from municipal orders to superior court. Ct. 283, 2 Jl

3883 Failure to begin or complete construction on time forfeits right of way and franchise. Municipality may grant extension for completion only.

Cal. 10, 25 F

3884 Extending by one year time for putting in operation roads now projected. N. J. 102, 7 Mr N. J. 292, 25 Mr N. J. 337, 25 Mr 3885 Bonds. Limited to 50 per cent of cost of construction and equipment. Ct. 330, 8 Jl 3886 Motor power companies may issue bonds to amount [one half] of stock paid in. Pa. 307, 2 Jl 3887 Consolidation. Sale. Lease. Street railways may purchase or lease, or sell or be leased to other companies. Provisoes. Tenn. 29, 8 F 3888 Authorizing companies to consolidate, operate lines as general system, etc. (intended for Philadelphia). Pa. 42, 43, 44, 15 My 3889 Railways may change gage to conform with leased track. N. J. 31, 19 F 3800 General law of conditional sales of railway equipment extended to street railways. N. J. 80, 5 Mr Del. 69, 18 F 3891 Employees. Platforms to be inclosed for protection in winter. Mich. 9, 26 F Wis. 279, 17 Ap Wash. 144, 20 Mr Ind. 71, 7 Mr 3892 Shall not be required to work more than 10 hours in 24. Penal-Wash. 100, 20 Mr ties. 3893 Miscellaneous powers. Suspension during any part of year of any portion of road may be authorized by railroad commissioners. N. Y. 95, 28 Mr 3894 By consent of local authorities may abandon any portion of road. Increasing length of track of other company which may be compulsorily used to connect lines. May contract to carry mail. Pa. 67, 21 My 3895 Electric railway companies may sell light and power. Ind. 93, 9 Mr

Protection. Safety

3897 Railroad commission may order guard-rails on bridges and fenders on cars.

Ct. 221, 26 Je

3806 May acquire real estate for pleasure resorts. Free admission to

public. No liquor to be sold.

Ga. (p. 70) 15 D ('94)

Mass. 316, 25 Ap

3898 Crossings of street and steam railways. Railroad commissioners may regulate character of frogs when companies can not agree. Ct. 332, 6 Jl

3800 Shall not be made at grade when built hereafter. Ct. 2, 22 Ja
3000 Shall not hereafter be made at grade without permission from
railroad commissioners on hearing. Vt. 86, 27 N ('94)

Mass. 426, 29 My 3901 Street railways may petition railroad commissioners for removal of grade crossing of steam railway. Proceedings.

Ct. 223, 26 Je

3002 Electric or steam road intending to cross another railway outside a city shall apply to state chancellor for directions as to crossing.

N. J. 241, 22 Mr

3903 Street cars crossing railways must stop and conductor must go forward. Trolley wires to be guarded at such crossings,

Mo. (p. 123) 11 Ap

3004 Obstruction and injury. Penalties for shooting or throwing missile at, injuring or abandoning cars or fraudulently evading paying fare.

Ct. 87, 18 Ap

3905 Penalty for obstructing or delaying cars. R. I. 1386, 23 My

3906 Penalty for interference with electric appliances.

Ct. 72, 11 Ap

R.I. 1387, 23 My

3907 Street railway police. On petition of railway city or town may appoint. Duties. Paid by railway.

Mass. 318, 25 Ap

3908 Heating cars. Required to be in such manner as railroad commissioners determine.

Mass. 136, 16 Mr

3909 Motormen. Applicants shall be examined by corporation and instructed before put to service.

N. Y. 513, 2 My

## Elevated and underground roads

3910 On petition of majority of abutting land, municipalities may grant franchises. License tax. Cal. 197, 27 Mr

#### Tunnel companies

3911 Authorizing incorporation. Regulation. Fares.

Pa. 229, 25 Je

## Express. Telegraph and telephone

3912 Express companies. Declared common carriers subject to law. Control by railway commission. Minn. 152, 19 Ap

3913 Telegraph and telephone companies. General incor-

	poration law. Me. 103, 18 Mr
3914	Regulating position of poles and hight of wires of lines along highways. Wis. 84, 22 Mr
3915	Telegraph companies. General incorporation law.
2016	S. D. 41, 13 Mr Shares of telegraph companies not under \$10 [\$100].
3910	Fla. 104, 1 Je
3917	Penalties for failure to receive or deliver messages repealed.  Ga. (p. 79) 17 D ('94)
3918	Despatches shall not be transmitted when used to carry on unlawful business. Penalty for wrongfully making known or obtaining knowledge of telephone messages. N. Y. 727, 23 My
3919	No enjoyment of privilege of maintaining telegraph or telephone line over buildings or lands shall give prescriptive right.  Vt. 87, 13 N ('94)
	Navigation. Water-ways
2020	No. 1 and 1 and 2 and 2 and 3
J920	Navigation companies. General incorporation law.  Ga. (p. 71) 6 D ('94)
3921	Ga. (p. 71) 6 D ('94) Channel corporations. Right of way not more than 600
3921 3922	Ga. (p. 71) 6 D ('94) Channel corporations. Right of way not more than 600 [300] feet on each side of channel. Tex. 120, 30 Ap Obstructing navigation. Penalties for throwing logs, brush, etc., into rivers or harbors, or running rafts at night without
3921 3922 3923	Ga. (p. 71) 6 D ('94)  Channel corporations. Right of way not more than 600 [300] feet on each side of channel.  Tex. 120, 30 Ap  Obstructing navigation. Penalties for throwing logs, brush, etc., into rivers or harbors, or running rafts at night without lights.  S. C. 508, 17 D ('94)  By mooring house-boat or other craft so as to interfere with
3921 3922 3923 3924	Ga. (p. 71) 6 D ('94)  Channel corporations. Right of way not more than 600 [300] feet on each side of channel.  Tex. 120, 30 Ap  Obstructing navigation. Penalties for throwing logs, brush, etc., into rivers or harbors, or running rafts at night without lights.  S. C. 508, 17 D ('94)  By mooring house-boat or other craft so as to interfere with landing of vessels, prohibited.  Minn. 345, 2 Ap  Pilotage. Changing maximum rates for.

3926 Pilots at Sandy Hook to be employed in rotation under direction of commissioners.

N. J. 70, 27 F
3027 Repealing law prohibiting over 12 pilots from forming partner-

3927 Repealing law prohibiting over 12 pilots from forming partnership.

N. J. 69, 27 F

3928 Pilot commissioners shall register only as many boats as they deem necessary. Penalties for others engaging in business.

Fla. 50, 14 My

3929 Harbors. Wharves. Specifying manner of constructing the three allowable forms of bulkheads for solid wharves. Exceptions. Fla. 49, 16 My

- 3930 Harbor lines. State land commissioners may disestablish.

  Obligatory if majority of voters in town and of abutting owners petition.

  Wash. 159, 21 Mr
- 3931 Canals. Submitting to people question of issuing \$9,000,000 bonds for deepening and enlarging Erie, Champlain and Oswego canals. (Adopted Nov. 5, 1895)

  N. Y. 79, 6 Mr
- 3932 Ship canal companies. Incorporation law for companies to connect great lakes with navigable rivers. Pa. 129, 24 Je
- 3933 Deep channels commissioner to be appointed. Duties. Office to terminate in two years. Wis. 382, 19 Ap
- 3934 Miscellaneous. Lakes returned as meandered by U. S. surveyors or actually meandered and navigable, declared public waters.

  Wis. 328, 19 Ap
- 3935 Seamen. Misdemeanor to entice to abandon vessel before term expired. Fla 51, 29 My
- 3936 Ferries. Municipalities and counties may construct and maintain. Wash. 130, 20 Mr

# Public health and safety

## General supervision. Health boards

## State boards and officers

- 3937 State board of health. Amending law. Members increased to five. Appointment of county boards. Reports.

  Penalties for violation of rules.

  S. D. 96, 6 Mr
- 3938 Time of meeting. Police powers of health officer. Arrests. Enforcement of quarantine. Fla. 24, 31 My
- 3030 Extra compensation of secretary for services and expenses.
  - R. I. 1357, 30 Ap
- 3940 State health officer. Salary \$2,500 [per diem compensation]. Tex. 88, 4 My

## Local boards and officers

- 3941 Municipalities required to establish boards. Powers and duties.

  Vital statistics.

  S. C. 550, 5 Ja
- 3942 Municipalities shall appoint health officers. Ct. 145, 23 My
- 3943 Local officers may be removed by state board.
  - Vt. 101, 27 N ('94)
- 3944 Local health boards may maintain actions in court to restrain violations or enforce orders.

  N. Y. 203, 1 Ap
- 3945 City boards of health. Shall be appointed [when people so vote]. Term of office three [two] years, etc.

Mass. 332, 30 Ap

3946	Bureau of health established in cities of 100,000 to 1,000,000. General sanitary regulations. Contagious diseases. Vital statistics, etc.  Pa. 258, 26 Je
20.45	
• • • •	Amending law for cities over 100,000. N. J. 79, 5 Mi
3949	In cities over 100,000, may regulate permits, fix fees and make ordinances. City and county boards to agree.
	N. J. 259, 22 MI
3950	Village boards. Villages may establish. Neb. 15, 8 Ap
3951	Trustees may appropriate annually not more than \$500 for services.  N. Y. 430, 26 Ap
3952	Term three years, one member elected annually.
	<b>N. Y.</b> 584, 9 My
3953	Town officers. Amending law as to what towns shall elect board of health, and where selectmen may act as such.
	Mass. 506, 5 Je
3954	Notices of regulations of health officers shall be published and [or] posted. Ct. 164, 25 My
Vital s	statistics
3055	Amending and extending general law. Me. 154, 26 Mr
	In cities of 50,000 to 100,000 clerk of council shall be registrar.  N. J. 213, 21 Mr
3057	Physicians and midwives must report births. Fee 25 cents.
	R. I. 1358, 18 Ap
3958	Physicians [accoucheurs and midwives] shall be registered and shall report on 15th of each month [within 30 days after event] all births and deaths for calendar month preceding.  Wash. 26, 4 Mr
3959	Oath of assessor as to fulfilment of duty. Fees. Payable by county. Pa. 156, 24 Je
	City board of health shall not issue burial permits till registration is made.  N. H. 53, 21 Mr
3961	Appropriation to secure enforcement of laws.  N. H. 112, 29 Mr
Nuisan	ces. Miscellaneous regulations
3962	Public nuisances. Defining nuisances to health and safety.  Wash. 14, 2 Mr
3063	General law. Definition, penalties, abatement. Fia. 25, t Je
	Proceedings for abatement in cities under 100,000. Compensation.  Pa. 259, 26 Je

<b>39</b> 05	Reducing penalty for causing or continuing. May be removed
	by same judgment as condemned. Wash. 15, 2 Mr
3966	Requiring notice by peace officers to abate when offensive sub-
	stances are placed in highways, etc. Wyo. 99, 20 F
3967	Swampy places unhealthy from natural causes may be filled by
	public officers. When costs assessed against owner.
	Ct. 162, 24 My
3968	Refining oil. On shores of waters, subject to regulation by
	town or municipal authorities. Ct. 243, 28 Je
3969	Stables. In cities over 50,000 shall be licensed by board of
	health, which may regulate same. Mass. 213, 4 Ap
3970	Tenement houses. In Boston above second story shall oc-
	cupy only 65 per cent [three fourths] of lot. Open spaces in
	rear to extend clear across lot. Mass. 239, 6 Ap
3971	General law regulating construction in cities over 600,000.
	Open space, size of rooms, windows, etc. Pa. 110, 7 Je
3972	Lodging houses. Regulating sanitary condition. License by
	city. Inspection. Pa. 306, 2 Jl
3973	Plumbing. Law requiring license of plumbers to apply only
	when accepted by vote of town meeting or city council.
0054	Mass. 453, 4 Je
.3974	Requiring examination and license of plumbers in cities of 100,000 to 600,000. Pa. 186, 25 Je
3975	Undertaking, Regulation, State board established. Li-
	censes. Examination of those entering business in cities.  Pa. 107, 7 Je
2076	Embalming. State board established. License of embalmers.
39/0	Mo. (p. 174) 16 Mr
	Ala. 63, 12 D ('94)
3977	Burial permits issued by either municipality when cemetery lies
	partly in each shall be valid. Pa. 29, 2 My
3978	Prevention of blindness. Duty to report redness or dis-
	charge from eyes occurring within three weeks of birth of in-
	fants. Penalty. N. J. 118, 11 Mr
	Mo. (p. 153) 3 Ap
	III. (p. 152) 17 Je
•	Mich. 43, 29 Mr
	Ct. 77, 18 Mr
	<b>Pa.</b> 263, 26 Je

3979 Maternity hospitals. License required. Record of removal or disposition of infants. Ct. 102, 25 Ap

# Practice of medicine, dentistry, pharmacy

### Medicine

3980 General law. State board created. Registration. Qualifications, examinations, fees. Ore. (p. 61) 23 F

N. M. 7, 27 F

Me. 170, 27 Mr

Mont. Pol. code, § 600 ff, 13 Mr

3981 General law. Registration books in town and cities. Certificates by state board of health. Requirements. Penalties

R. I. 1353, 16 My

3982 Separate boards established for regular, eclectic and homeopathic schools. Examinations, registration. Ga. (p. 85) 12 D ('94)

3983 County boards of examiners created instead of state board, to license physicians. Fees.

Ark. 75, 26 Mr

3984 Miscellaneous amendments to law.

Minn. 89. 22 Ap
W. Va. 7, 28 F

3985 Raising requirements of academic training previous to professional course.

N. Y. 636, 13 My

3986 Amending definition of and increasing penalties for violation of law. Medical societies making prosecutions to be reimbursed from fines.

N. Y. 398, 25 Ap

3987 Unregistered physicians. Amending definition of violation of law.

Mass. 412, 25 My

3988 Physicians may do business of apothecary. Ala. 362, 14 F

3989 Incorporation law for pathological and anatomical associations.

To receive bodies subject to burial at public expense. Regulations.

N. J. 211, 21 Mr

### Dentistry

3990 General law. State board established. Registration, qualifications, examinations, fees. Nev. 93, 16 Mr

Neb. 47, 18 Mr

Mont. Pol. code, § 620 ff, 12 Mr

3991 Amending general law. State board created. Examinations, registration, fees.

N. Y. 626, 11 My

3992 State board may grant temporary licenses to graduates of dental colleges till regular examinations.

Ari. 37, 19 Mr

3003 Majority of board of dentistry shall be quorum.

Ari. 37, 19 Mr

#### **Pharmacy**

3994 General law. State board. Licenses required. Qualifications, examinations, fees. Vt. 99, 24 N ('94)

Ill. (p. 245) 27 Je

Wis. 227, 15 Ap

Mont. Pol. code, § 640 ff, 9 Mr

3995 Amending general law. Assistants must have two years experience and be examined. Poisons. Disposition of fines; etc.

Ore. (p. 113) 25 F

3996 Providing for assistant pharmacists.

N. J. 189, 20 Mr

3997 Qualifications of licentiates.

S. D. 150, 6 Mr

3998 Graduates of colleges required to be examined as other applicants.

Mo. (p. 169) 22 Mr

3999 Graduates of pharmacy course in state agricultural college may receive license after one year experience, and examination.

Provision for non-graduated students.

S. D. 149, I Mr

4000 Increasing license fees.

Pa. 189, 25 Je

4001 License \$10 [\$5] when examined by state board. N. Y. 896, 4 Je

4002 Registration certificates to be conspicuously posted.

Pa. 193, 25 Je

4003 Increasing penalties for dispensing without registration.

Col. 99, 13 Ap

4004 Annual notification required of continuance in business. Notice of change of place. Tenn. 145, 13 Ap

4005 Compensation of board of pharmacy increased. General law applies to all cities and towns [over 3,200].

Tenn. 145, 13 My

4006 All three commissioners shall be pharmacists [one physician].

Ct. 97, 25 Ap

4007 Sale of drugs. Every package sold must be labeled.

Ill. (p. 249) 27 Je

4008 What poisons shall be labeled except when dispensed on physicians' prescriptions. Penalties. Ore. (p. 113) 25 F

### Food inspection. Adulteration

(See also Domestic animals, Dairy)

4009 General law. Special provisions for certain classes.

Mich. 193, 22 My

4010 Unlawful to manufacture or sell adulterated or misbranded food.

Defining. Agricultural experiment station may analyze suspected adulterations.

Ct. 235, 26 Je

- 4011 Defining adulteration. Penalties. Samples must be furnished officers on tender of price. Pa. 233, 26 Je
- 4012 Adulterated food and drugs. Definition. Manufacture or sale misdemeanor. Cal. 76, 26 Mr
- 4013 Importation of adulterated or misbranded food prohibited.

  Original packages may be seized by process of libel.

N. C. 122, 2 Mr

4014 Increasing powers of state inspector. May appoint deputies and state analyst. Procuring samples; duplicates. Reports; monthly bulletins. Penalties for obstructing inspection.

Mich. 245, 1 Je

- 4015 Inspectors of animals and provisions. In cities and towns of less than \$2,500,000 valuation, one half compensation shall be paid by state.

  Mass. 476, 5 Je
- 4016 Unwholesome meat and milk. Penalty for selling for food.

  Duties of local boards of health in case of diseased animals.

Me. 144, 26 Mr

- 4017 State board of health may call on veterinarian to inspect diseased animals and foods therefrom.

  Mo. (p. 37) 11 Ap
- 4018 Prohibiting feeding food animals excepting swine with garbage collected by cities.

  Mass. 385, 14 My
- 4019 Slaughter house inspection. Amending law. Fees for inspection. Slaughter houses must pay \$10 license fee and give bonds; etc.

  Ari. 52, 21 Mr
- 4020 Unlawful to sell plucked poultry or game birds, or rabbits, etc. without having removed entrails and offensive parts.

Minn. 201, 13 Ap

- 4021 Fresh meats must be covered in transportation to protect from dust and flies. Penalties. Minn. 200, 25 Ap
- 4022 Impure ice. Cities may make ordinances to prevent sale.

Mass. 338, 30 Ap

- 4023 Board of health may prohibit use or sale in cities over 100,000.

  N. J. 353, 28 Mr
- 4024 Adulterated candy. Penalty for manufacture or sale of candy adulterated with terra alba, barytes, talc, or other minerals, or containing poisonous colors or alcoholic liquors.

Me. 71, 6 Mr N. J. 130, 14 Mr Vt. 117, 27 N ('94) Ct. 183, 13 Je Minn. 204, 25 Ap 4025 Adulterated honey. Penalty for selling as pure.

Cal. 104, 26 Mr

- 4026 Maple sugar. Prohibiting sale of adulterated or imitation sugar or syrup as genuine.

  Me. 118, 20 Mr
- 4027 Biscuits and cakes. Prohibiting manufacture or sale as being genuine, when colored with substitute for eggs.

N. J. 254, 22 Mr

- 4028 Adulterated grain. Penalty for manufacturing or selling adulterated meal or ground grain without labeling with true composition.

  Vt. 116, 20 N ('94)
- 4029 Apple products. State dairy and food commissioner to inspect vinegar, jellies, etc.

  Pa. 457, 5 Jl
- 4030 Eggs. Sale as fresh of eggs kept in cold storage or otherwise preserved, prohibited.

  Me. 99, 14 Mr
- 4031 Bakeries. General provisions for securing purity and wholesomeness of product.

  Minn. 199, 25 Ap

N. Y. 518, 2 My

### Contagious diseases

(See also Domestic animals—Contagious diseases)

4032 General law. Physicians and householders required to report cases to local board of health. Records of local boards. Duties of common carriers. Vaccine virus. Antitoxine.

N. J. 260, 22 My

- 4033 General law for suppressing in municipalities. Pa. 124, 18 Je
- 4034 Requiring report by householders and physicians of all cases.

  Penalties.

  Mich. 158, 18 My
- 4035 No person sick with contagious disease or having died thereof, or article infected, shall be brought into any township or municipality except by consent of board of health.

Mich. 45, 29 Mr

4036 Increasing list of diseases to be reported to local board of health.

Me. 139, 25 Mr

- 4037 Municipalities may appropriate money for destruction of personal property to prevent. Wis. 143, 8 Ap
- 4038 Cost of controlling hereafter paid by town, village or city [county].

  Tax authorized.

  Minn. 69, 26 Ap
- 4039 Cities shall provide for treatment of indigent persons suffering from contagious venereal diseases.

  Mass. 400, 21 My

4040	Duty of state health board in case of epidemics. Contingent fund.  Wis. 312, 19 Ap Ark. 152, 20 Ap
4047	<u> </u>
	Certain acts may not be performed without consent of local health board [or attending physician].  Me. 139, 25 Mr
4042	Hospitals. Separation. Cities of 12,000 to 100,000 may erect and support hospitals for contagious diseases. Bonds. Maintenance.  N. J. 86, 5 Mr
4043	Towns or townships separately or jointly may erect hospital.  Limit of cost. Government.  N. J. 291, 22 Mr  N. J. 348, 26 Mr
4044	In cities over 100,000 commissioner of health shall provide place
	for isolation. When patients shall be removed.
	Wis. 262, 17 Ap
4045	When person removed to separate house is responsible for ex-
	penses, health board shall furnish itemized account.
	Mich. 97, 26 Ap
4040	Quarantine. Marine or inland may not be established by any place except by authority of state health board.  Fla. 24, 31 My
	Reorganizing state marine quarantine station. Pa. 296, 1 Jl Inspection of foreign vessels shall be made during entire year
4048	[June 1 to Nov. 1]. Ct. 101, 25 Ap
4040	Salaries and expenses of officers.  Tex. 88, 4 My
	Prevention of disease. Instruction. Public schools re-
4050	quired to teach principal modes in which diseases are spread, and methods of prevention.  Mich. 146, 16 My
4051	Diphtheria antitoxine. State board of health may distribute through state university. Appropriation \$6,000.
	Cal. 39, 12 Mr
4052	Local boards manufacturing may sell surplus.  N. J. 180, 19 Mr
	Regulating sale. To bear label of producer, date of production
	and strength. Ct. 252, 28 Je
4054	Hydrophobia. Duty of state health officer in case of animals infected. Quarantine. Fla. 27, 1 Je
4055	Counties shall send persons bitten to New York Pasteur insti-
	tute for treatment. Appropriation to institute for expenses.  N. Y. 770, 27 My
4056	Vaccine virus. Laboratory established at state university.  Ill. (p. 78) 15 Je

## Public safety

#### Explosive substances. Boilers

- 4057 Regulating storage, handling and transportation of powder, etc.

  Mont. Pen. code, § 707 ff, 15 Mr
- 4058 Unlawful to sell or explode fire crackers containing other explosive than gunpowder.

  Ct. 347, 9 Jl
- 4059 Blasting. Cities and towns may regulate. R. I. 1441, 30 My
- 4060 Burning oils. Amending inspection law. N. M. 27, 13 F
- 4061 Inspection shall be made at station or point where barreled.

Mo. (p. 187) 8 Ap

4062 Oil and gas wells shall be plugged when abandoned.

Tenn. 217, 14 My

4063 Boiler inspection. Owners to report to chief of district police annually for inspection. Certificate of inspection; may fix maximum pressure.

Mass. 418, 29 My

### Buildings. Fire protection (See also Local government-Fire departments)

- 4064 Buildings. Amending law as to manner of constructing and occupation in Boston.

  Mass. 97, 7 Mr
- 4065 General law regulating construction in cities over 100,000.

  Theaters. Creation of city bureau; powers and duties. Control of party walls.

  Pa. 105, 7 Je
- 4066 Inspector of buildings shall be appointed in towns and cities over 2,000 population. To inspect new buildings and repairs in regard to safety; to inspect heating apparatus triennially. Enforcement of orders.

  Me. 101, 14 Mr
- 4067 Fire-escapes and precautions. Number and salaries of employees of state fire marshals. Mass. 452, 4 Je
- 4068 Regulations for prevention of fires in state institutions.

N. Y. 535, 3 My

- 4069 Fire-escapes required for school houses, asylums, reformatories, public halls, boarding and tenement houses, factories. Inspection.

  Ct. 254, 29 Je
  Ct. 346, 9 Jl
- 4070 Inspector's certificates of compliance with law exempt owners of buildings from liability for three years only.

R. I. 1369, 25 Ap

4071 Villages and cities may require buildings used for public gatherings to be provided with ample exits and escapes.

Vt. 111, 27 N ('94)

4072 Hotels. Prescribing more in detail nature of fire-escapes required. Stand pipe and hose required. Red lights at head of stairways and fire-escapes. Manner of enforcing act.

Wis. 355, 19 Ap

- 4073 Salvage corps. Incorporation law. To prevent fires and save life and property, but not to interfere with firemen. May contract with individuals or insurance companies for protection.

  Tenn. 115, 6 My
- 4074 May be organized in Philadelphia. Controlled by insurance companies.

  Pa. 76, 22 My
- 4075 Insurance underwriters' boards may establish in places over 5,000. Minn. 178, 13 Ap
- 4076 Fire insurance patrol. Pensions may be established by board of underwriters in cities over 50,000 when board supports patrol. Rates and management. Ill. (p. 101) 24 Je
- 4077 Prairie and forest fires. General law for prevention. State auditor to be forest commissioner. Chief and deputy wardens appointed. Duty of local officers. Penalties for setting fires; etc.

  Minn. 196, 18 Ap
- 4078 Prairie fires. General amendments. Certain counties shall and others on resolution of commisssoners may [by popular vote] levy tax. Where strips to be burned. Kan. 263, 7 Mr
- 4079 Prairie fires. Amending law. Changing penalty for refusal to work on fire breaks. Railways to burn right of way. Spark arresters on threshing machines, etc.
  N. D. 90, 19 Mr
- 4080 Forest fires. Offices of state forest warden and deputy created. Town supervisors and road superintendents are fire wardens. Precautions. Fines for setting fires, etc.

Wis. 266, 17 Ap

4081 Elevators. Required to have automatic devices to render immovable when door or gate open. Pa. 99, 30 My

### Miscellaneous

- 4082 Inspection of steamboats. Vessels under five tons to pay no fees for inspection or licenses.

  Me. 146, 26 Mr
- 4083 Must be made annually [biennially]. N. H. 6, 21 F
- 4084 Road engines. Regulating use of whistle. To stop 100 feet before meeting horse. Minn. 151, 18 Ap
- 4085 Person shall be sent ahead to give warning. At night shall carry red light.

  Vt. 85, 23 N ('94)
- 4086 When moving at night, person shall be sent ahead with red lantern. Shall stop on meeting teams. Wis. 269, 17 Ap

4087 Stationary engines. Engineers shall be examined and secure licenses. Three grades. Exceptions.

Mass. 471, 5 Je

4088 Electricity. Poles shall be properly insulated. Penalty.

Mass. 228, 4 Ap

- 4089 Abandoned pits. Requiring filling of wells, pits and mines on uninclosed lands. Kan. 360, 27 F
- 4000 Aiming firearms. Whether loaded or not, at any human being a misdemeanor.

  Minn. 340, 5 Mr
- 4091 Protecting wire fences. Barbed wire fences along highway which is beside railway, shall have board on top.

S. C. 519, 21 D ('94)

# Trade. Industries. Mining

## Domestic trade. Weights and measures

(See also Corporations, Licenses, Negotiable instruments)

#### Warehouses. Inspection

- 4092 Warehouses. General law for warehouses other than grain.

  License, bonds. Receipts. No discrimination. Lien for charges.

  Minn. 149, 25 Ap
- 4003 Requiring license and bond of warehouses other than grain.

  Sale of goods for storage charges.

  Mo. (p. 282) 15 Mr
- 4094 Regulating liens. Record of property stored. Warehouse receipts; shall be negotiable, unless plainly marked otherwise.

  Sale of unclaimed goods. Attachments. Responsibility, etc.

  Mich. 220, 28 My
- 4095 Condemnation of site on right of way when railway refuses to grant.

  S. D. 185, 4 Mr

N. D. 114, 12 Mr

4096 When notice of action respecting title of goods held is served, goods shall be delivered only on order of court. Warehouse may be compelled to produce papers, etc.

N. Y. 633, 11 My

- 4007 Receipts may be required on deposit of goods and shall be negotiable.

  Fla. 53, 25 My
- 4098 Receipts may be given for eggs, cheese and dressed poultry.

Ia. 48, 24 Ap ('94)

4099 Sale of goods. Without other notice, provided written request to remove property within 90 days has been served personally on owner.

Minn. 80, 21 Mr

4.500	Notice Pelancy paid to owner Character as To
•	Notice. Balance paid to owner. Ct. 340, 28 Je
4101	Sale of unclaimed goods after six months. Notice. Record.
	Ark. 30, 7 Mr
4102	Perishable goods or goods likely to deteriorate or injure other
	goods may be sold at once when owner neglects to remove.
	Mass. 348, 2 My
4103	Grain warehouses and inspection. General law. State
	grain commission and inspector established. Regulation of
	warehouses and transportation. Weighing. Standard grades.
	Wash. 109, 19 Mr
AIOA	General law for warehouses on railways not at terminal points.
44	Under control of state railway commission, who shall license,
	fix rules and rates, prevent discrimination, etc. Regulations.
	Pooling forbidden. Minn. 148, 16 Ap
ATOE	Regulating in cities under 150,000 population having regular
4103	board of trade. Wis. 132, 6 Ap
4706	State licenses required. Fees.  N. D. 115, 19 Mr
•	
4107	Repealing law requiring official grade samples to be kept.  S. D. 184, 1 Mr
0	•
4108	Tobacco warehouses. Charges. Oath of weigher.
	N. C. 81, 23 F
4109	Commission merchants. State license required. Com-
	binations and pools prohibited. Accounts how kept, etc.
	Wash. 148, 21 Mr
4110	Shall give bonds annually for faithful accounting for goods.
	Penalties for frauds. Col. 64, 17 Ap
Weigh	its and measures
_	Establishing standards. Ct. 321, 4 Jl
4111	Wis. 195, 11 Ap
4770	Law not to prevent vendor recovering value of actual quantity
4112	of goods delivered, nor to avoid contracts. Minn. 43, 12 Ap
4113	Unlawful to sell agricultural products excepting by standard weights and measures.  Tenn. 143, 10 My
	Penalty for using false measures in threshing. Wyo. 26, 8 F
4115	Inspectors. Repealing law establishing office in counties.
	F11 100, 31 My
4116	Shall be appointed by governor in cities over 100,000. Paid by
	counties. Powers. Pa. 272, 26 Je

4117 Public scales. Municipalities may provide and regulate.

Col. 97, 29 Ap

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4118 Cities may establish and appoint weighmaster.
                                                  Minn. 240, 19 Ap
  4110 Public scales of elevators, etc., under supervision of state grain
         department, exempt from inspection of city sealers.
                                                  Minn. 338, 13 Ap
  4120 Special commodities. Anthracite coal.
                                                   Ton 2,240 pounds
         in retail trade. Penalties for short weight.
                                                     Pa. 249, 26 Je
  4121 Fee for weighing load of coal ten [two] cents.
                                                       N. C. 18, 6 F
  4122 Tan bark. Legal ton 2,250 lbs.
                                             Ga. (p. 110) 17 D ('94)
  4123 Onions. Weight of bushel 50 pounds.
                                                       Pa. 36, 8 My
  4124 Weight of bushel of onions, 52 pounds.
                                                      Mass. 28, 8 F
  4125 Clover seed. Weight of bushel 60 pounds.
                                                     Pa. 149, 24 Je
Miscellaneous
  4126 Legal holidays. Adding New Year's day, Washington's
         birthday and Thanksgiving.
                                                    Ark. 131, 19 Ap
  4127 Washington's birthday made holiday.
                                                 Vt. 132, 28 N ('94)
                                                      Kan. 161, 6 F
  4128 Memorial day, May 30; Labor day, first Monday in September.
                                                   Mo. (p. 47) 9 Ap
  4120 Lincoln's birthday, Feb. 12.
                                                     Minn. 351, 7 F
                                                    N. J. 392, 15 Ap
                                                     Wash. 3, 12 F
                                                  N. Y. 603, 11 My
  4130 Lincoln day, Oct. 15, shall be holiday.
                                                        Ct. 209, 9 J1
  4131 Memorial day, April 26.
                                                    Fla. 166, 16 My
  4132 Robert E. Lee's birthday, Jan. 19.
                                                      Fla. 167, 1 Je
  4133 Bennington battle day, August 16.
                                                 Vt. 132, 28 N ('94)
  4134 Trade-marks, labels, etc. General law. Any person, cor-
         poration or union of workingmen may adopt label or device
         by registry with secretary of state. Penalties for counterfeiting
         or infringing. Injunction to restrain.
                                                    N. H. 42, 13 Mr
                                                     Tex. 81, 29 Ap
                                     Mont. Pen. code, § 641 ff, 6 Mr
  4135 Amending general law so as to make practically identical with
          each other, and with no. 4134.
                                                   Ill. (p. 319) 13 Je
                                                  Mich. 206, 24 My
                                                    Minn. 122, 23 F
                                                     Wis. 151, 9 Ap
                                                    Mass. 462, 4 Je
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- 4136 Unlawful to mutilate, or to use second-hand packages for same general purpose as originally used. Wash. 133, 20 Mr
- 4137 Persons selling illuminating or burning oils in not less than five gallon cans may adopt marks or brands. Penalty for infringing.

  Me. 68, 6 Mr
- 4138 Bottles, barrels, etc. Protection of owners whose names or trademarks are placed on containers of liquids for beverages, etc.

Ct. 93, 25 Ap

Minn. 143, 25 Ap Minn. 144, 12 Mr

Ia. 79, 29 Mr ('94)

Ark. 149, 20 Ap

- 4139 Pawnbrokers. (See also Poor-relief) Regulating. Licenses. Record of pledges. Weekly statements. Interest not over 25 per cent.

  Ct. 179, 13 Je
- 4140 Record of business. Inspection. Mass. 497, 5 Je
- 4141 Brokerage. Fees for brokerage, stock jobbing and pawnbrokers. N. Y. 467, 27 Ap
- that sale is of bankrupt or damaged stock.

  Del. 70, 12 F

  Del. 71, 9 My
- 4143 Commercial agencies. Repealing law regulating agencies and guaranty associations.

  Repealing law regulating agencies
  S. D. 46, 11 Mr
- 4144 News despatches. Penalty for tapping wires or wrongfully taking despatches. Ill. (p. 157) 15 Je
- 4145 Cotton. Fee for weighing, sampling and marking shall not exceed 10 cents.

  Ark. 89, 11 Ap
- 4146 Bales must be numbered by buyers; bill to be given and book kept with numbers.

  S. C. 535, 18 D ('94)
- 4147 Fruit baskets, etc. Manufacturers and dealers in packages for peaches, grapes, and plums must mark capacity.

Mich. 224, 31 My

- 4148 Watermelons. Inspection of all car-load lots, labeling condition. Penalty for shipping unripe. Mo. (p. 188) 9 Mr
- 4149 Licensed carriers. Penalties for appropriating or destroying orders in order boxes.

  Mass. 481, 5 Je

### Arts. Industries. Manufactures

(See also Manufacturing corporations)

4150 World's fair. Paris, 1900. Commissioners to recommend action. Col. 114, 8 Ap



- 4151 Bonuses to industries. Unlawful for any company to discontinue factory or enterprise without restoring bonus given by city or village. Injunction to restrain. Mich. 144, 15 My
- 4152 Bounties. Binding twine. \$1 per 100 pounds for manufacture in state.

  N. D. 78, 20 Mr
- 4153 \$1 per 100 pounds for manufacture of long line and spinning fibers of flax or hemp, and spinning tows. Inspection.

N. D. 77, 20 Mr

4154 Potato starch. \$1 per 100 pounds for manufacture in state.

N. D. 79, 20 F

4155 Beet sugar. One cent per pound for manufacture.

Mont. Pol. code, § 3283, 19 Mr

- 4156 Sugar. One cent per pound for sugar from beets, sorghum, etc.
  Standard. Inspection. Minn. 205, 16 Ap
- 4157 Sugar. Five eighths cent per pound. New factories.

Neb. 1, 29 Mr

4158 Chicory. Five eighths cent per pound. New factories.

Neb. 1, 29 Mr

- 4159 Logging. Lumber. Failure to measure or cull and brand lumber, shingles, etc., shall not defeat recovery by action, unless purchaser requested it.

  Me. 59, 28 F
- 4160 Sawn pitch pine timber. Prescribing classification. Inspectors shall certify to class. Fla. 94, 30 My
- 4161 Shingle and lumber weighers to be appointed by governor.

  Bonds. Powers. Wash. 153, 21 Mr
- 4162 Falsifying measurement of logs felony. Minn. 344, 21 Mr
- 4163 Measurement of logs shall be at place where boomed or rafted unless parties agree otherwise. Wash. 71, 18 Mr
- 4164 Person whose logs or timber are hindered in stream by another's, or mixed with them, may drive both to convenient place of separation, and has lien for reasonable pay.

Mont. Civ. code, § 3946, 7 Mr

4165 Stealing logs. Amending law. Definition. Increasing penalties.

Search by owner authorized. What presumptive evidence.

Minn. 35, 11 Ap Minn. 36, 25 Ap

4166 Other special industries. Gold and silver ware shall be plainly marked with proportion of purity. Ct. 191, 20 Je

4167 "Coin" and "sterling" silver. Penalty for so marking unless standard fine.

N. H. 63, 27 Mr

Me. 6, 29 Ja

Mich. 122, 8 My

Ct. 191, 20 Je

Ark. 116, 19 Ap

Fla. 96, 14 My

Mo. (p. 158) 11 Mr

S. C. 538, 21 D ('94)

4168 Smoked herring. Law regulating size of box repealed.

Me. 8, 5 F

- 4169 Packing fish. Regulating amount of oil, mustard and vinegar in sealed cans.

  Me. 172, 27 Mr
- 4170 Oil pipe lines. Repealing act prohibiting consolidation by sale, lease or otherwise of competing lines. Pa. 7, 6 Mr
- 4171 Corporations manufacturing tanning extract and other products from canaigre, free from taxation to years after completion of plant.

  Ari. 77, 21 Mr
- 4172 Lime inspection. Inspector or deputy shall be liable for damages from misdoings.

  Me. 163, 26 Mr
- be placed on private property or upon tree in highway without proper consent. Removal may be required on 30 days notice, though consent given.

  R. I. 1387, 23 My
- 4174 State water rights. Governor may sue to prevent diversion of waters naturally flowing through state.

N. H. 26, 5 M

### Mines and mining

- 4175 Bureau of mines established. Duties of commissioner; reports.

  Inspectors to be appointed; powers. Investigation of accidents.

  Col. 93, 30 Mr
- 4176 Term of commissioner of mineral statistics, two years.

Mich. 29, 21 Mr

4177 Mining laws. Superintendent of public instruction authorized to compile and publish.

Nev. 16, 25 F

### Inspection. Safety

4178 Amending and extending law. Qualifications of bosses. Penalties for injuries to apparatus, carelessness, etc. Abstract of law to be posted at mines; etc.

Ala. 568, 18 F

4179 Inspector of mines. Amending and extending law. Deputies may be appointed. Investigation of accidents. Hereafter elected by people [appointed]. Ida. (p. 160) 11 Mr

4180 Amending law. Fees to be paid by mines. Statement of condition of mine to be posted at mine. Ill. (p. 254) 15 Je

4181 Office of mining inspector abolished and duties turned over to factory inspector, who shall appoint deputy for mines.

N. Y. 324, 16 Ap N. Y. 670, 14 My

4182 Regulation, ventilation and inspection of coal mines.

Kan. 171, 21 Mr

4183 Bosses, engineers, etc. Coal mines. Hoisting engineers and fire bosses must secure license from state, on examination or proof of four years experience. Ill. (p. 250) 21 Je

4184 Mine managers. Examinations given only to those having four years experience as miners. Ill. (p. 255) 21 Je

4185 Compensation and mileage of examiners. Pa 255, 26 Je

4186 Powder. Blasting. Amending law for coal mines. Penalties for violation. Mo. (p. 226) 11 Ap

4187 Regulating filling cartridges and firing shots.

Ill. (p. 258) 21 Je

4188 Illumination. Coal mines. Prescribing kinds of oil which may be used; tests. Penalties. Inspection.

Mo. (p. 225) 9 Ap Ill. (p. 256) 30 Ap

4189 Ventilation. Coal mines. Amending law. Increasing requirements, and powers of inspectors.

Mo. (p. 228) 9 Ap

4190 Law requiring two openings does not apply to iron mines. Salt and talc mines allowed four years to complete second opening.

N. Y. 765, 27 My

4191 Room and pillar mines must have two parallel entries for ingress of air; cross-cuts not to exceed 50 feet apart; no rooms to start inside last cross-cut till next one is made.

Mo. (p. 227) 18 Mr

4192 Mine signals. State inspector to provide uniform system for all mines.

Mont. Pol. code, § 3652, 7 Mr

### Miscellaneous

4193 Location of mines. Quartz and placer. Amending and extending law. Deputy county recorder must be appointed on petition at places over 20 miles from office, for convenience of locators.

Ida. (p. 25) 5 Mr

4104 General law. Relocation of abandoned shafts or lodes.

4195	On public lands. Notice of claim and application for survey.  Patents and sale.  Tex. 127, 30 Ap
4196	Record where to be filed. Fees. Ark. 88, 11 Ap
4197	Claimant shall record claim with county clerk and sink shaft within 60 [90] days.  Wyo. 108, 21 F
4198	Amending law as to lease of state lands. Priority of claims. Assignment of lease. Minn. 105, 24 Ap
4199	Analysis of ores. State university shall analyze free of charge for citizens. Nev. 84, 16 Mr
4200	Samples of ore. Penalties for adding substances to increase

value. Ari. 26, 14 Mr 4201 Miners' wages. Weighing. Coal miners' wages shall be

4201 Miners' wages. Weighing. Coal miners' wages shall be paid bi-weekly in lawful money. Ia. 98, 24 Ap ('94)

4202 Where wages determined by output, operators must carefully weigh all ore or coal.

Ala. 140, 17 D

4203 Mine inspectors shall inspect scales in coal mines.

Ill. (p. 255) 4 Je

Ari. 42, 20 Mr

4204 Increasing penalties for fraudulent weighing in coal mines.

Prosecution by commissioner of labor. Mo. (p. 229) 26 Mr

## Agriculture

## General. Commissions. Associations

- 4205 State board. Amending law. Bi-partizan. One member from state at large. Increasing duties. Bulletins and biennial reports. Secretary's duties. W. Va. 33, 20 F
- 4206 Changing composition and manner of selection. Shall control state college of agriculture.

  N. C. 374, 13 Mr
- 4207 Governor may appoint one or two additional members for part or whole term.

  Vt. 9, 14 N ('94)
- 4208 Départment of agriculture. General reorganization. Officers, duties, reports. Pa. 8, 13 Mr
- 4209 Bureau of agriculture. Submitting constitutional amendment removing limit of \$10,000 on annual expenditure. (1896)

La. 192,—('94)

- 4210 Agricultural department of state university to publish bulletin on agricultural resources of state. Wis. 311, 19 Ap
- 4211 Experiment stations. Establishing additional stations and schools.

  Ala. 334, 18 F

4212	Two additional farms or stations established	ed.
	•	Minn. 162, 16 Ap
4213	Funds granted by U. S. act shall be used for	
	act. Reports.	Wyo. 109, 21 F
4214	Treasurer authorized to indorse drafts and	
	and receipt for moneys.	Ct. 173, 19 Je
4215	State weather bureau. Established.	Mich. 246, 1 Je
4216	Weather and crop service established with I	J. S. officer as direc-
	tor. Collection of statistics.	N. M. 41, 11 F
4217	State agricultural society. Repealing	
	tion in aid.	Ct. 229, 26 Je
4218	County supervisors may appoint delegates t	_
•		Ia. 111, 24 Ap ('94)
4219	State fair. Location may be fixed at on	
	years.	S. D. 170, 8 Mr
•	Repealing appropriation for.	S. D. 4, 27 F
<b>422</b> I	Local associations. Fairs. Amount	
	annual distribution of state aid to societies	-
		N. Y. 587, 9 My
4222	Manner of distributing to societies funds re	
	associations.	N. Y. 820, 29 My
<b>42</b> 23	State aid proportioned to premiums awarde ducts only. Societies shall enforce liquo	
	gambling.	Me. 42, 23 F
4224	State aid to county societies conditional	
4224	\$1,000 [\$500] in premiums on horse racin	
,	p-,000 [4300] p-0 0	Wis. 233, 15 Ap
4225	Counties may grant not over \$500 aid	for purchasing fair
	grounds.	Wis. 115, 3 Ap
4226	Associations may regulate or prevent gam	es, shows, or traffic
•	within 200 yards of grounds during fair.	Vt. 115, 27 N ('94)
4227	Farmers' institutes. When county in	stitute societies are
	formed state board of agriculture shall h	old annual institute,
	furnish lectures, etc. "Farm home rea	•
	maintained by state board.	Mich. 166, 18 My
4228	Annual appropriation \$13,500 [\$10,000].	
	board.	Minn. 120, 25 Ap
4229	State institute declared a state corporation.	Ex officio officers.
	Reports. Annual meetings, etc.	Ill. (p. 1) 24 Je

4230 State farm institute bulletin shall be furnished each school library.

Wis. 47, 16 Mr

4231 Farmers' alliance. Insurance laws not applicable.

N. C. 107, 28 F

### Soil-drainage, irrigation, fertilizers

## Drains. Dykes. Levees

- 4232 County drainage. General law. Three commissioners appointed by county commissioners. To lay out drains when property owners liable for major portion of special assessments petition. Contracts.

  N. D. 51, 8 Mr
- 4233 General law for person to secure construction of drain affecting land of others. Commissioners to lay out. Assessment of benefits and damages.

  N. Y. 384, 23 Ap
- 4234 County commissioners may straighten water courses or construct ditches. Procedure. Assessments. Tex. 97, 23 Ap
- 4235 Amending law. Branch ditches. Correcting defective viewers' reports. Procedure when contractor fails to complete work, etc.

  Minn. 81, 9 Ap

  Minn. 84, 19 Mr
- 4236 Township drains. Amending law. Who may sign petition.

  Assessments subject to review. Person whose damages are over \$25 may demand jury, etc.

  Mich. 217, 27 My
- 4237 Amending law relating to associations to construct levees, so as
  to apply to ditches and other works. Counties may issue 15year bonds payable from assessments. Ind. 160, 14 Mr
- 4238 Drainage assessments. When balance of assessments outstanding in districts exceeds indebtedness, county court may abate.

  Ill. (p. 161) 15 Je
- 4239 Notice of reviewing to be served personally on all concerned.

  Appeal by townships from assessments for county drains.

Mich. 111, 4 My

- 4240 Amending procedure in correcting damages and assessments in drainage districts.

  Ill. (p. 164) 24 Je
- 4241 Construction. Repair. When person refuses to construct his share of ditch, it shall be done by town and charged as tax on his land.

  Minn. 96, 22 Ap
- 4242 Branch drains. Supervisors required to construct when petitioned by persons previously assessed for main drain.

Minn. 95, 15 My

4243 Branches may be established when necessary to give person assessed for main ditch full benefit thereof. Minn. 81, 9 Ap



- 4244 Repairing obstructed ditches, by township trustee. Assessment of cost according to benefit. Kan. 118, 7 Mr
- 4245 To dam a ditch, for irrigation purposes, after securing due permission, not deemed obstructing.

  Minn. 83, 19 Ap
- 4246 Drainage districts. May be organized in any body of territory on petition and popular vote. Condemnation of land and construction of ditches. Special assessments. Bonds.

Wash. 115, 20 Mr

4247 Amending law. Election of supervisors. Condemnation of right of way. Bonds by vote of two thirds of acreage, etc.

Mo. (p. 212) 9 Ap

- 4248 Special commissioners to be elected to govern instead of highway commissioners.

  Ill. (p. 166) 21 Je
- 4249 If commissioners refuse on investigation to order drain made, and bond of petitioners be insufficient to cover cost of proceedings in case, tax to be levied on land concerned.

Minn. 82, 27 F

4250 Authorizing issue of bonds. Limit. Petition.

Ill. (p. 162) 15 Je

- popular vote. Condemnation of lands and erection of dykes.

  Special assessments. Bonds. Wash. 117, 20 Mr
- 4252 May be formed by county court for reclaiming lands subject to overflow, erecting levees, etc., on petition of one half of land.

  Assessments.

  Ore. (p. 117) 25 F
- 4253 Levee districts. Amending law. Shall be bodies corporate. Vote on work. Issue of warrants. Fees of assessor and engineer. Change of location. Mo. (p. 217) 21 Mr
- 4254 Majority of land owners present [two thirds at meeting where majority present] may order expenditure or tax.

Ark. 26, 4 Mr

- 4255 Reclamation districts. On vote of majority of real property, bonds may be issued, payable by uniform tax on real estate.

  Cal. 174, 27 Mr
- 4256 Protection districts may be formed by county supervisors to improve unnavigable streams, build levees, etc., to prevent overflow. Assessments. County may pay one third of cost.

Cal. 201, 27 Mr

4257 Tide marshes. Amending various laws so as to allow owners of major part [three fourths] of lands affected to organize and make improvements. Assessing benefits.

N. J. 109, 110, 111, 112, 7 Mr

### Irrigation

- 4258 General law. Ex officio state board. Secretary and assistants.

  Regulating appropriation of water in streams. Eminent domain. Canals, ditches, etc. Rates for furnishing water.

  Penalties for injuring works.

  Neb. 69, 4 Ap
- 4259 Amendments to general law.

Wyo. 45, 15 F Wyo. 62, 16 F

- 4260 Board of irrigation created. To construct experimental wells and survey artesian basin. Kan. 162, 4 Mr
- 4261 Submitting constitutional amendment that counties and other subdivisions may borrow to additional 10 per cent of valuation for irrigation. (1896).

  S. D. 35 (J. R.)
- 4262 Water rights and works. General law regulating appropriation of rights. Condemnation of land for works. Rates to consumers. Ida. (p. 174) 7 Mr
- 4263 Submitting to next legislature constitutional amendment governing reservoirs and water rights.

  Ore. (p. 879) 17 F ('93)

  To people,

  Ore. (p. 613) 13 F ('95)
- 4264 Appropriation of water for irrigation and other purposes. Construction of works. Penalties for injuring. Lien for water supplied.

  Tex. 21, 9 Mr

Tex. 23, 21 Mr

- 4265 Amending law encouraging construction of irrigation dams and reservoirs. Surveys, damages.

  S. D. 104, 11 Mr
- 4266 To cut, dam or injure ditches or dams or divert water, without consent or order of court, unlawful.

  S. D. 105, 12 Mr
- 4267 When water is scarce, misdemeanor to waste. Ari. 81, 21 Mr
- 4268 District water commissioners to examine and if water is wasted shut off supply. Deputies may be appointed.

Col. 85, 13 Ap

with Wright act, California, 1887). On petition of land owners in any body of territory, election must be held, and if carried district is organized. (Variations as to qualifications of voters, required majority, etc., in different states.)

Bonds issued on vote. All real estate taxed to pay the same.

Ida. (p. 174) 7 Mr

Ore. (p. 13) 20 F Neb. 70, 26 Mr 4270 Amending general law. Only land owners may vote on organizing or bonding. Reducing term of bonds. Assessment of tax by county officers when directors neglect, etc.

Wash. 165, 22 Mr

- 4271 Bonds unsold and not needed may be destroyed on popular vote.

  Cal. 137, 26 Mr
- 4272 Artesian wells. Townships. Amending general law. Payments on contract. Limiting water rates. Purchase of wells by lessees allowed. Payment of bonds; taxes; rents.

S. D. 103, 4 Mr

- 4273 Regulating leasing of waters by township to individuals. Lien on crops. S. D. 108, 12 Mr
- 4274 Regulating control of waters in townships.

S. D. 107, 12 Mr

- 4275 If county has paid part of cost of wells it shall have proportionate control of water.

  S. D. 106, 31 Ja
- 4276 U. S. arid land grant, 1894. Accepting grant and its conditions. Nev. 109, 20 Mr
- 4277 Accepting grant and providing for reclamation and disposal.

  State board to enter into contracts for building works. Settlement of quarter sections by persons securing perpetual water right from contractors.

  Wyo. 38, 14 F
  Col. 70, 15 Mr

4278 Accepting, creating commission and providing for reclamation and settlement.

Mont. Pol. code, § 3530 ff, 18 Mr

4279 Irrigation companies' land. When capital stock is made by by-law appurtenant to certain land, it shall not be sold except with land.

Cal. 126, 26 Mr

### **Fertilizers**

- 4280 Tax 50 [25] cents per ton. Increase appropriated to agricultural schools.

  Ala. 219, 4 F
- 4281 Increasing tax. Samples how taken. Me. 94, 14 Mr
- 4282 Changing time of filing report of sales, etc. Pa. 250, 26 Je
- 4283 Analysis. Required by professor of chemistry [superintendent of agriculture] at state university.

  Ark. 82, 9 Ap
- 4284 Collection and analysis of samples required by law shall be made by director of agricultural experiment station. Remuneration.

  Vt. 114, 14 N ('94)
- 4285 Analysis by director of experiment station. License fees.

  Penalties for evading law.

  Wis. 87, 23 Mr

4286 Amending law as to payment of expenses. Pa. 59, 21 My
4287 Sheriffs shall seize fertilizers not bearing proper label and
analysis. Fertilizers in bulk subject to law. Fla. 46, 1 Je

### Pests. Hindrances to crops

(See also Horticulture)

4288 Insects. \$5,000 annual appropriation to state entomologist to propagate infection for destroying chinch bugs and other insects. Same to be furnished farmers free.

Minn. 161, 25 Mr

#### Noxious weeds

4289 Certain weeds declared nuisances. Owners must destroy.

Officers to destroy in case of failure and collect cost. Penalties.

Minn. 273, 25 Ap

4290 Amending law as to collection from owner of claim for destruction by county. Destruction along railways.

N. D. 83, 12 Mr

- 4291 Requiring commissioners of highways to exterminate in roads at public expense.

  Ill. (p. 308) 21 Je
- 4292 Abutting owners must destroy in highways. Destruction by road overseers in case of failure. Minn. 272, 26 Ap
- 4293 Freight cars shall be kept closed when empty, to prevent spread of seed.

  Minn. 271, 12 Mr
- 4294 Thistles. Russian and Canadian thistles shall be exterminated by owner. Penalty for failure. Wyo. 121, 26 F
- 4295 Owners required to destroy Russian thistles on lands and to middle of highway.

  Ia. 91, 23 Mr ('94)

Wis. 154, 10 Ap

- 4296 —— Same. Officers destroy in case of neglect and charge as special tax on land.

  Neb. 2, 5 Ap
- 4297 —— Same (also Canada thistles). Kan. 359, 6 Mr Mont. Pen. code, § 1197 ff, 18 Mr
- 4298 —— Same. Cost paid primarily by state and reimbursed by special tax. Appropriation. Minn. 274, 11 Ap
- 4299 Same. Special state board to make rules and enforce law. Further one mill tax on all property. N. D. 9, 23 Mr
  N. D. 101, 23 Mr
- 4300 Townships may issue bonds for fences on boundaries to prevent spread of Russian thistles.

  Minn. 253, 5 Mr
- 4301 Unlawful to scatter or sell seed of Russian thistle.

Tex. 101, 29 Ap

4302 Requesting neighboring states to send delegates to conference for concerted action concerning Russian thistle.

Minn. J. R. 1, 1 F

4303 Memorializing congress to provide aid for destroying Russian thistle.

S. D. 118 (J. R.)

4304 Provisions extended to Scotch thistles. Mo. (p. 273) 8 Ap

4305 Johnson grass. Unlawful to scatter or sell seed.

Tex. 101, 29 Ap

4306 Osage orange hedges. Requiring trimming when bordering highway.

Ia. 88, 24 Ap ('94)

### Bounties on noxious animals

4307 Bounties for killing. Proof.

Tex. 19, 5 Mr

4308 Bears. Repealing bounty.

N. Y. 448, 27 Ap

4309 Bears. Bounty reduced to \$5 [\$10]. Proofs.

N. H. 121, 29 Mr

4310 Wolves. Where no township organization, proof of killing made before county auditor. Manner of payment.

Minn. 116, 19 F

N inn. 117, 25 Ap

4311 Wolves. After paying bounty scalp shall be mutilated with holes to prevent second presentation.

S. D. 33, 1 Mr

4312 Wolves and wildcats. Bounty repealed. N. H. 121, 29 Mr

4313 Wolves and coyotes \$1. Proof. Repealing bounty on mountain lions and bears. Wyo. 70, 16 F

4314 Wolves and coyotes, \$3 for each. Proof. Other bounties repealed.

Mont. Pol. code, § 3070, ff, 26 F

4315 Coyotes. Bounty repealed.

Cal. 1, 24 Ja

4316 Rattlesnakes, \$1. Vt. 107, 22 N ('94)

4317 Gophers. County commissioners may assess tax for poison to kill.

N. D. 67, 19 Mr

4318 English sparrows. Bounty two [three] cents. Penalty for attempting to collect on other birds. Mich. 189, 22 My

### **Encouragement of crops**

(See also Industries-Bounties)

## Horticulture and viticulture

4319 Inspection. Pests. Amending and extending law. Inspector for each county. Increasing regulations and penalties.

License to deal in nursery stock. Notice of shipments to be given to state board.

Wash. 51, 11 Mr



4320 Amending law as to board of horticulture, increasing powers.

Additional regulations to prevent pests and diseases.

Ore. (p 33) 23 F

- 4321 State horticultural inspector. Professor of agriculture in state university shall act. Duties. Deputies. Inspection. Regulations.

  Ida. (p. 77) 9 Mr
- 4322 General law for prevention of pests. Spraying required. Where pests known to exist, township commissioners to be appointed. Powers, duties, compensation.

  Mich. 108, 4 My
- 4323 General law to prevent contagious diseases. Where prevalent, township commissioners to be appointed. Penalties.

Mich. 109, 4 My

- 4324 Yellows. Black knot. Agents of commissioner of agriculture for investigating shall draw pay not over 30 days yearly. Extension. How appointed. N. Y. 134, 20 Mr
- 4325 Audit and collection from town by agent of expense for destruction of infected trees. Becomes lien on premises.

N. Y. 763, 27 My

4326 Miscellaneous. Submitting constitutional amendment exempting fruit and nut trees from taxation for four years after planting in orchard form, and grape-vines for three years after vineyard form. (Adopted Nov. 6, 1894)

Cal. J. R. 21, 3 Mr ('93)

- 4327 Fruit trees shall not be taxed before four years after being transplanted. (§ 3) Wash. 176, 23 Mr
- 4328 Nursery stock. Penalties for misrepresentation as to character, name, or age. Wash. 104, 20 Mr
- 4329 Viticultural commissioners. Powers and duties transferred to University of California. Cal. 189, 27 Mr
- 4330 Number, size, and distribution of annual reports of state horticultural society. Special contract for printing.

Minn. 358, 2 Ap

4331 Trespassing in vineyards, orchards, and gardens. Penalties.

Mich. 79, 17.Ap

4332 Cranberries. Water may be taken from any meandered lake or stream on certain conditions. Minn. 343, 21 Mr

### Miscellaneous provisions

4333 Relief of drought sufferers. \$50,000 appropriated. How distributed. Neb. 51, 25 Ja

4334 Appropriations for fuel.

Kan. 17, 49, 15 F

Wash. 164, 22 Mr

4335	Seed-grain and feed. \$200,000 appropriated to furnish to drought sufferers. Neb. 52, 25 Mr
4336	Counties may issue bonds for loans to farmers. Neb. 53, 6 F
4337	Counties may use surplus funds for same.  Neb. 54, 21 Mr Neb. 56, 15 Mr
4338	Counties and townships may use sinking fund moneys to furnish on notes payable in one and two years.  Neb. 55, 30 Mr
4339	Loan by counties; lien on crops. Townships may act if county fails.  S. D. 167, 16 F
4340	Appropriation for seed-grain loans. Minn. 194, 8 Mr
4341	Providing for single year 1895 that notes for seed-grain may be lien on crops. Form. Neb. 41, 20 Mr
4342	Fire sufferers. Appropriation for seed-grain, and potatoes to fire sufferers of 1894. Wis. 146, 8 Ap
4343	Appropriation for furnishing grass-seed to persons suffering from forest fire.  Minn. 193, 19 Mr
4344	Mixed oats. Misdemeanor to sell for seed when mixed with certain grass-seeds.  Ala. 100, 14 D ('94)
4345	Maple sugar association. Annual appropriation \$500. Shall hold meetings, make reports, and advertise industry.
	Vt. 144, 15 N ('94)

### Domestic animals

4347 General law. One stock commissioner from each county accepting law. Board to form rules for prevention of theft and disease, regulating branding, transportation, etc. Inspectors. Tax on stock for expenses. Wash. 46, 11 Mr

4346 Sugar beet. Providing for experiments in raising by agri-

4348 Horse breeding and racing. Incorporation law for associations. Application to existing associations. State racing commission created. Regulation of races; licenses. Five per cent tax on gross receipts.

N. Y. 570, 9 My

## Supervision. Health. (See also Public health—Foods)

cultural college.

4349 Veterinary practice.
of examiners created.
fees.

General law regulating. State board
Qualifications, examinations, licenses,
Pa. 55, 16 My
N. Y. 860, 1 Je
N. D. 113, 5 Mr

- 4385 In cities and towns. Notice to owner. If known to belong outside town, stock to be driven out of limits.

  Ark. 137, 20 Ap
- 4386 Unlawful to drive from range into stock-law districts with intention to secure poundage. Lower poundage rates for non-residents.

  N. C. 141, 5 Mr
- 4387 Impounding hogs permitted only in municipalities over 500 population. Fla. 28, 17 My
- 4388 Damages for taking up sheep same as for swine.

Mo. (p. 40) 8 Ap

#### Miscellaneous

- 4389 Damages by dogs. Dogs proved to have committed damage shall be killed. Ct. 204, 22 Je
- 4390 Unlawful to permit rabid dog or one bitten by rabid dog to run loose for six months.

  Ala. 373, 16 F
- 4391 Law for payment of damages out of county fund does not apply to dogs having hydrophobia. Ia. 84, 30 Mr ('94)
- 4392 When officers fail to pay, party may recover by action against town.

  Vt. 118, 15 N ('94)
- 4393 Recoverable by action of trespass. Me 115, 20 Mr
- 4394 Shipment of live-stock. Amending law of inspection to prevent shipping stock belonging to others. Ari. 54, 21 Mr
- 4395 Inspection law applies only to counties where stock is permitted to run at large entire year.

  S. D. 172, 12 Mr
- 4396 Ranging stock. Brands. General law. Adoption and record of brands required for all stock. Sale of branded animals. Penalties for fraud.

  N. M. 6, 21 F
- 4397 All droves of stock must be branded. County auditor and sheriff to enforce law.

  N. D. 50, 14 Mr
- 4398 Brands to be recorded with county clerk in 1895, in 1900 and every tenth year thereafter.

  Wyo. 23.7 F
- 4399 Unlawful, excepting for butcher with license, to sell or kill for own use beef or veal without exhibiting hide with brand.

Col. 81, 20 Mr

- 4400 Amending law prohibiting altering or defacing marks and brands.

  Mont. Pen. code, § 648, 6 Mr
- 4401 Notice of intention to round up shall be published four weeks.

  S. D. 171, 12 Mr
- 4402 Miscellaneous. Persons selling live-stock under false pedigree liable for double price. Wash. 137, 20 Mr

4403 Unlawful to expose poison so as to be likely to be eaten by domestic animals. Provisions.

Mich. 145, 16 My

4404 Cities having waterworks shall provide watering troughs.

Penalty for watering infected stock.

N. D. 48, 19 Mr

4405 Dehorning cattle. Permitting. Ala. 374, 16 F

4406 Penalty for driving another's cattle over 10 miles without consent. Fla. 29, 1 Je

4407 Penalty for stealing cattle, one to 10 years imprisonment.

Neb. 77, 8 Ap.

4408 Sheep raising. License tax required. Rates according to number. Penalty for evading law.

Nev. 57, 12 Mr

4409 Poultry associations. State board of agriculture may allow money from state bounty, for premium lists. Mass. 351, 2 My

### Dairy products

(See also Public health-Foods)

4410 General law. Sale of skimmed or unwholesome milk. Marking quality of cheese. Imitations. Dairy commissioner to be appointed; deputies; inspection and analysis.

Wash. 45, 11 Mr

- 4411 Establishing dairy bureau, to continue two years. Cal. 38, 9 Mr 4412 State dairy commissioner to be appointed. Powers. Imita
  - tions. Stamping of cheese as to quality. Who may enforce dairy laws.

    Col. 19, 1 Ap
- 4413 Dairy commissioners may use appropriated funds for enforcing laws. Salary paid from same. Accounts. Manner of paying bills.

  N. J. 418, 13 Je
- 4414 One half of fines for adulteration to go to county; one half to state dairy commissioner [person prosecuting]. Pa. 234, 26 Je
- 4415 Annual appropriation to agricultural college for investigating bacteria of milk, butter and cheese.

  Ct. 226, 26 Je
- 4416 Imitation butter and cheese. General law. Definition.

  Penalties for unlawful manufacture, sale or transportation.

  Manner of marking when for sale, or offered for use by hotel-keepers, etc.

  Wis. 30, 12 Mr

Cal. 38, 9 Mr

N. D. 49, 16 Mr

**Neb**. 78, 8 Ap

4417 Amending general law.

Ia. 46, 24 Ap ('94)

4418 Prohibiting manufacture or sale. State to furnish uniform sten-

cils for marking cheese. State to furnish unnorm sten-

A and No. to be used in about the and need institutions assisting aid
4419 Not to be used in charitable and penal institutions receiving aid from state.  Cal. 38, 9 Mr
4420 Imitation butter. Penalty for manufacture or sale, except
of oleomargarine properly labeled as to character.
<b>Mo.</b> (p. 26) 19 Ap
N. J. 332, 25 Mr
Ala. 408, 18 F
Tenn. 101, 10 Ap
Del. 209, 8 My
4421 Shall be labeled "oleomargarine" or "butterine," giving chem-
ical ingredients and proportions. N. C. 106, 28 F
4422 Amending law. Use by hotels and boarding houses. Penalties.
N. H. 115, 29 Mr
4423 One third of fines go to complainant. Me. 143, 26 Mr
4424 Unlawful to take orders for future delivery, if unlabeled.
Ct. 32, 28 Mr
Me. 143, 26 Mr
4425 Creameries. Official testing of standards for value of milk,
and examination of competency of employees using same.
Penalty for using sulphuric acid under required gravity.
Me. 169, 27 Mr
4426 Only accurate tests shall be used. Standard tubes shall be ob-
tained of dairy commissioner. Ia. 47, 24 Ap ('94)
4427 Milk containing four per cent of butter fat, standard for paying
basis. Vt. 113, 27 N ('94)
4428 Dairy commissioners may inspect, seize unlawful substances and
require cleanliness. Wis. 257, 17 Ap
4429 Sale of milk. State board of health may prohibit, when milk
contaminated by exhalations, etc. of persons with contagious
diseases. N. J. 374, 28 Mr
4430 Cities may provide for inspection of milk, dairies and herds, and
enforce orders. Licenses. Minn. 203, 26 Ap
4431 Forbidding use of acids for preservation. Pa. 236, 26 Je
<b>Wis.</b> 168, 9 Ap
4432 Adulterated milk. Definition. Ct. 245, 28 Je
Repealed, Ct. 320, 4 Jl
4433 Before milk containers are returned by rail or boat they must be
emptied, washed and aired. Minn. 202, 25 Ap
4434 Dairymen's association. Incorporation.
Mich. 100, 26 Ap
4435 Dairymen's institutes. State association may hold. An-
ual appropriation \$1,000. Mich 240, t le

### Forestry

#### (See also Industries-Logging)

- 4436 Fisheries, game and forestry commissioners. Consolidating fisheries and forestry commissions and combining all laws relating thereto, with amendments. N. Y. 395, 25 Ap
- 4437 Commissioner of forestry. Permanent office created. To protect and extend forests, secure statistics, etc. Pa. 8, 13 Mr
- 4438 Forest commission authorized to purchase land within boundaries of forest preserve. N. Y. 561, 8 Mr
- 4439 Forest fires. General law for prevention. Minn. 196, 18 Ap Wis. 266, 17 Ap
- 4440 Appointment of special fire wardens where no town organization. Division of expense between owners and county.

N. H. 110, 29 Mr

### Game and fish

4441 General law for preservation.

Wyo. 98, 20 F N. J. 255, 22 Mr Ore. (p. 92) 25 F N. M. 25, 16 F

Ida. (p. 153) 11 Mr

Mont. Pol. code, § 3100 ff, 14 Mr Mont. Pen. code, § 1110 ff, 14 Mr

4442 General law (first in state). Fla. 20, 1 Je

Mo. (p. 182) 8 Ap

4443 Miscellaneous amendments to law.

Minn. 115, 8 Ap

N. Y. 974, 7 Je

Cal. 202, 27 Mr

Wis. 221, 16 Ap N. H. 102, 29 Mr

N. J. 224, 22 Mr

4444 Consolidating fisheries and game and forestry commissions and combining all laws relating thereto, with amendments.

N. Y. 395, 25 Ap

- 4445 Amending law. Fish commissioners changed to inland fish and game commissioners. Power to make and enforce close times and other rules for localities. Inland and shore wardens to be appointed. Me. 104, 18 Mr
- 4446 Commission of fish and game created instead of fish commission. Powers and duties. Special protectors. Ct. 46, 30 Ap

4447	Fish and game wardens. One may be appointed by su-
	pervisors in each county to enforce laws. Salaries.  Cal. 165, 26 Mr
	•
4448	Appointments and removals may be made in any town by fish
	and game commissioners if necessary. Vt. 108, 27 N ('94)
4449	Fines. Amending law as to disposition. Me. 167, 27 Mr
4450	Guides. In service of persons unlawfully hunting or fishing
	equally subject to penalties. Me. 82, 12 Mr
	Game
445I	State game commission of three established. Reports. Pro-
	tectors to be appointed. Pa. 187, 25 Je
4452	Commissioners of inland fisheries authorized to propagate birds
113	and animals. Mass. 56, 15 F
4452	Rabbits, partridges, pheasants and quail may be killed only Nov.
4433	15 to Dec. 31. Del. 192, 30 Ap
4454	Shipment of deer and turkey unlawful. Mo. (p. 184) 8 Ap
4455	Non-resident hunters from states having restricting laws on such hunters must pay \$25 annual license fee. Minn. 207, 25 Ap
4450	Game animals. Changing close time for deer, elk, mountain
	goats, etc. Wash. 107, 20 Mr
	Nev. 36, 7 Mr
4457	Deer. Open season Nov. 1-25. Hunters to have license; fee
	for non-residents of state \$25, for residents 50 cents. No per-
	son may kill over five. Shipping. Mich. 117, 4 My
4458	Unlawful to kill in season more than one [two] caribou and two
	[three] deer. May not be hunted with jack-lights or traps.
	Prohibiting killing cow moose. Me. 36, 21 F
	Me. 87, 14 Mr
	Me. 109, 20 Mr
	Beavers. Unlawful to kill for 10 years. S. D. 94, 21 F
	Killing buffalo a felony. Wyo. 37, 14 F
4461	Game birds. Mongolian and English pheasants protected
- •	for five years. Mass. 55, 15 F
	Mich. 38, 23 Mr
	—— six years. Neb. 76, 30 Mr
4463	Prohibiting for five years killing of California quail, Mexican

4464 Prohibiting for five years killing of capercailzie, black-game or

**Mo.** (p. 182) 11 Mr

Me. 149, 25 Mr

quail or Chinese pheasant.

pheasants, excepting partridges.

4465 Prohibiting for five years killing of grouse, pinnated grouse, capercailzie, black-game, ptarmigan or pheasant.

Vt. 106, 27 N ('94)

- 4466 Forbidding sale under any pretense of quail, partridge or woodcock.

  Mich. 223, 31 My
- 4467 Woodcock and partridges. Close time Jan. 1 to Oct. [Sept.] 1. R. I. 1380, 21 My
- 4468 Partridges. Close time Dec. 1 to Sept. 20 [1].

Me. 125, 21 Mr

4469 Sage-fowl. Close time March 1 to July [Aug.] 15.

Nev. 25, 2 Mr

- 4470 Wild pigeons and turtle doves may not be killed till Aug. 1, 1898.
  N. H. 96, 28 Mr
- 4471 Water birds. Close time April 1 [March 15] to Sept. 15.

  Nev. 58, 13 Mr
- 4472 Close time except for geese and brant, May [March] 1 to Sept. 1.

  N. Y. 179, 28 Mr
- 4473 Song birds. Penalties for injuring or killing, or destroying nests or eggs.

  Ore. (p. 59) 23 F
- 4474 Carrier pigeons. Penalty for injuring or killing, or for detaining if bearing owner's name.

  R. I. 1359, 18 Ap
  Ct. 90, 29 My

## Fish

#### General laws

4475 Protecting. Warden in each county. Deputies.

S. D. 90, 12 Mr Kan. 150, 26 F

- 4476 Fish and oyster commissioner established; duties. Regulating fishing. Oyster beds. Tex. 112, 26 Ap
- 4477 Superintendent of irrigation and forestry shall act as fish commissioner. Fishing except with hook and line unlawful.

N. D. 64, 20 Mr

- 4478 Fish commissioners to be appointed. Hatcheries to be established. Wash. 4, 13 F
- 4479 Amending law. Forbidding all spearing of fish. Shortening close time in certain cases.

  Ia. 65, 24 Ap ('94)
- 4480 Commissioners of inland fisheries. Increasing powers for enforcing laws.

  R. I. 1361, 2 My

- 4481 Sea and shore fisheries. Defining duties of commissioners and wardens. Reports.

  Me. 127, 21 Mr
- 4482 Duties of fish commissioner to be performed by terrapin inspector. Office abolished. S. C. 549, 5 Ja
- 4483 Increasing penalties for having, selling or transporting during close season. Close time for salmon *Nov. 1 to Dec. 15*, and *April 15 to June 1* [Nov. 15 to April 1]. Ore. (p. 100) 25 F

4484 Fish hatchery. Additional hatchery established.

Wis. 133, 6 Ap Nev. 100, 16 Mr. Wyo. 35, 36, 14 F

### Special kinds of fish

4485 Close time for river or brook trout and land-locked salmon Oct.

1 to June [April] 1. Lake trout Jan. 1 to May 1.

Nev. 92, 16 Mr

4486 Unlawful to catch perch under four ounces, pike, pickerel or catfish under one pound, or black bass with net.

Mich. 213, 27 My

Me. 31, 21 F

4487 Permitting salmon fishing on Sunday. Wash. 81, 19 Mr 4488 25 [50] pounds only shall be taken at one time of land-locked

4489 Trout. Close time Nov. 1 to April [May] 1.

Wash. 123, 20 Mr

4490 Carp. Prohibiting propagation except in private waters where fish can not escape.

N. J. 252, 22 Mr

4491 German carp. Repealing law protecting. Pa. 146, 24 Je
4492 Pickerel. Unlawful to have or sell pickerel or pike less than 12
inches long. Ct. 269, 1 Jl

inches long. Ct. 269, 1 Jl 4493 Sturgeon. Close time June 30 to Dec. 31. Pa. 210, 25 Je

N. J. 235, 22 Mr 4404 Eel-pots may be used. Regulation. Pa. 201, 25 Je

#### Special modes. Miscellaneous

salmon or trout.

- 4495 Prohibiting fishing except by rod and line. Tenn. 127, 10 My
  4496 Seine fishing. Unlawful to stop streams with seine or stop-
- ret except cast-net.

  Fla. 22, 14 My

  4497 Non-residents shall not use seine or gill-net between March 15
  and June 15.

  Ct. 184, 13 Je
- 4498 Allowed in lakes when majority of voters of county petition, under regulations of county commissioners. Fla. 21, 31 My

- 4499 Fish and game commissioners may permit by residents from Oct. 1 to Jan. 1. Taking minnows with net. Vt. 109, 28 N ('94)
- 4500 Prohibiting in rivers from midnight Saturday to midnight Sunday [sunset Saturday to sunrise Monday]. Ga. (p. 42) 18 D ('94)
- 4501 Pound-nets. State game board to license in international waters. Regulations. Confiscation of unauthorized nets. Fees.

  Minn. 206, 9 Ap
- 4502 Explosives. Penalty for throwing dynamite or other explosives into streams to kill fish. Fla. 97, 11 My
- 4503 Forbidding capture by poisons or explosives. Pa. 218, 25 Je
- 4504 Fishing through ice. In certain lakes unlawful for four years.

  N. H. 61, 26 Mr
- 4505 Fish-ways. Shall be constructed in all dams. Open from March 1 to June 15. Fines. Wis. 337, 19 Ap
- 4506 Construction shall be under supervision of commissioners of fisheries.

  Ore. (p. 100) 25 F
- 4507 Upon petition and order by state fish commissioners owner of obstruction required to build. Ct. 197, 20 Je
- 4508 Seals. Bounty \$1 [50 cents]. Me. 168, 27 Mr.

### Shell fish. Oysters

- 4509 Shell fish commissioners. Vacancies filled by governor. Clerk appointed by commissioners [governor]. Ct. 291, 3 Jl Ct. 344, 9 Jl
- 4510 Commissioners of shell fisheries increased from three to five.

  Vacancies. Salary \$300 each.

  R. I. 1360, 20 F
- 4511 Cost of prosecution for illegally dredging paid by person making seizure, when case not sustained. Owner may secure release of vessel during action by giving bond. Ct. 196, 20 Je
- 4512 Lobsters. Prohibiting catching or selling less than 10½ inches long [between July 1 and May 1 following].

Me. 145, 26 Mr

- 4513 Prohibiting taking under 7½ [6] inches long. Ct. 8, 14 Mr
- 4514 Prohibiting taking under 10 [101/2] inches long.

N. H. 12, 21 F

4515 Clams. Taking or selling clams with shells less than 1½ inches long misdemeanor.

N. J. 314, 22 Mr

#### **Oysters**

4516 Licenses. Of boats to date from July 20. Ct. 20, 28 Mr

4517 Shall not be revoked on removal from town. Ct. 262, 29 Je
4518 Not required to secure license to take oysters for one's own family.  N. C. 257, 11 Mr
4519 General protection. Consolidation of laws.
N. C. 160, 12 Mr
4520 Amending law as to duties of inspector. Ala. 122, 14 D ('94) Ala. 510, 18 F
4521 Oyster inspector to be appointed to enforce laws.
Сt. 111, 1 Му
4522 Oyster police to be appointed; powers. Ct. 104, 25 Ap
4523 Close time established, June 15 to Oct. 31. Wash. 31,7 Mr
4524 Prohibiting taking eastern oysters from waters of state for five years.  Wash. 122, 20 Mr
4525 Prohibiting dredging on natural beds, except under state of U. S. supervision for scientific purposes. Wash. 18, 1 Mi
4526 Prohibiting gathering from natural beds except with boat. Unlawful to use garden rake or similar tool. Wash. 30, 7 Mi
4527 Prohibiting disturbing natural beds till second season after spat have adhered to shells. Penalties and enforcement or general protecting laws.  N. J. 376, 28 Mg
4528 Shells planted to catch oyster seed subject to same laws as oysters. High water line the boundary. Mass. 282, 17 Ap
4529 Private beds. Purchase from state of tide lands for oyster planting. Procedure. Wash. 24, 2 Mr.
Wash. 25, 4 Mi
4530 When taxes remain unpaid five years, oyster grounds shall revert to state.  Ct. 150, 23 My
4531 Planter's rights in beds. Penalty for removing oysters. Beds on state lands. Wash. 29, 7 Mg
011 State lailus. <b>44 a 311. 24.</b> / Mil
· · ·
4532 Amending law as to penalty for taking oysters from duly marked beds.  N. J. 158, 14 Mg
4532 Amending law as to penalty for taking oysters from duly marked beds.  N. J. 158, 14 M. 4533 Prohibiting taking clams from private grounds.
4532 Amending law as to penalty for taking oysters from duly marked beds.  N. J. 158, 14 Mg 4533 Prohibiting taking clams from private grounds.  N. J. 273, 22 Mg
4532 Amending law as to penalty for taking oysters from duly marked beds.  N. J. 158, 14 Mg 4533 Prohibiting taking clams from private grounds.  N. J. 273, 22 Mg 4534 Penalty for disturbing boundaries.  N. J. 266, 22 Mg
4532 Amending law as to penalty for taking oysters from duly marked beds.  N. J. 158, 14 Mg 4533 Prohibiting taking clams from private grounds.  N. J. 273, 22 Mg

# CONSTITUTIONAL AMENDMENTS

## 1894-1895

Note.—The references are to the marginal numbers in the body of the bulletin, where the amendments are summarized, the date of adoption or rejection, etc., given. The column of amendments proposed includes both those submitted to future vote of the people and those referred to the next session of the legislature, as is required in a number of states.

	Adopted	Rejected	Proposed		Adopted	Rejected	Proposed
Alabama		362		Minnesota	. 1413		376
Arkansas	2664	1578			-4-5		686
California		876	68o				7. 7
Camorina	645	1365	811			••••	1442
	693	2726	1006				1741
	1302	2/20	1000		• • • • • • • • • • • • • • • • • • •		2867
·	1405						3609
	2784			Mississippi			656
				Missouri		2873	
Calanada	2871	1201	1202	MISSOUTI	• • • • • • • • • • • • • • • • • • • •		307 1620
Colorado	678		1202	ł	••••	3267	
<b>.</b>	• • • • • • • •	1564					2050
Connecticut		869	695		ļ		2727
		877	869	l. <i>.</i>			3045
		2676	870	Montana			688
Delaware		20		Nebraska			375 811
Florida	377		665	1			811
	689		893				2040
	2573	l	2077	1			2044
	3.5	l	2116		<b></b>	i	2045
		1	3610	1			2329
Georgia	3385	865	270				2680
Occ. B	3303	2048	-70	1			2683
Idaho		2040	274				2872
Idano			680	l			3782
Tilimaia			862	Nevada			681
Illinois		· · · · · · · · · · · · · · · · · · ·	810	North Dakota			001
Indiana			1			3455	
- '		j	2046	Ohio	! • • • • • • • • • • • • • • • • • • •	873	
Iowa			<b>80</b>	۱ .		1269	
Kansas		679		Oregon*		646	394
Louisiana			217			676	643
			692			706	681
		١	892		. <b></b>		1530
	l <b></b>	1	1224	i	l. <b></b>	!	2049
	1 <b></b>	İ	1358	Į.	1	١,	4263
	1		1523	Rhode Island	!	868	
			1531	1		874	
			1546		;	881	
		1	2042			2677	
			2087	South Dakota.		20//	80
			2102	South Danota.	1		518
	• • • • • • • •					· • • • • • • • • • • • • • • • • • • •	1182
			2555		i •	· · · · · · · · ·	1
		!	2759		1	!	1533
	ļ		3384	l_		!	4261
			3594	Texas	3405		374
•			4209	I	3783		687
<b>Mas</b> sachusetts			867	Virginia	2556	[	3276
	879	1	2678	Washington	373	1	694
Michigan	684	2684		Wisconsin			271
-	705	1	1		1	l	
		1	1	I	1	1	1

<sup>\*</sup> Most of the amendments in the last column were proposed in 1893 an approved by the legislature in 1895, but no provisions were made by law for their submission to the people, which is required by the constitution; so that the amendments have not yet been voted upon, and it is uncertain when they will be.

### Constitutional conventions and new constitutions

New York held a convention at Albany beginning May 8 and closing September 29, 1894. Besides the main body of the amendments voted on as a whole, two separate propositions were submitted to the people at the election November 6, 1894, one fixing the legislative apportionment and one authorizing further improvement of the state canals. All three propositions were adopted.

South Carolina held a convention beginning September 10 and closing December 4, 1895. There being no provision in the previous constitution regarding the submission of a new constitution to popular vote, the convention declared the constitution drawn up by them to be in force without such vote.

Delaware voted in November 1894 to call a convention to revise her constitution. It will meet December 1, 1896. (See Laws of Delaware, 1895, ch. 183.)

New Hampshire, whose constitution requires the submission to popular vote every seven years of the question whether a convention shall be called, rejected the proposition November 6, 1894. (See Laws of 1893, ch. 120.)

Minnesota will vote November 3, 1896, on the question of holding a convention, which was submitted by ch. 1 of the Laws of 1895.

## SUBJECT INDEX

[References are to marginal numbers at left of each page]

American guard, 517

Abduction, 2600 Abortion, 2606-2608 Academies, state, 497 Academy of sciences, 615 Accident insurance, 3684, 3710, 3714-3717 Accidents, 4175, 4179 Account, action for, 2510-2512 Account books, 2284, 2285 Acknowledgments, 1689-1697, 1712, 1717 Actions at law, limitation, 2204-2208, 2411, 2412, 2441, 2443-2449, 2579 preferred, 1888, 2261, 2262, 2429 special classes, 2404-2516 Actions ex delicto, 2245 Adjutant general, 3367, 3368, 3442 Administration of estates, 1927-2004, 2149 Administrators, 1956-2004, 1924, 2405 public, 1961, 1962, 2019 special, 1959, 1960 Adopted children, 3567-3570, 1910 Adulteration of food, 4009-4031 Adultery, 2599 Advertising. legal, 2400-2403, 2852, 2939 Age of consent, 2592-2597 Agents, 1772 Agricultural colleges, 558-566, 1194, 3375, 4206, 4280 experiment stations, 4211-4214, 4010, 4284, 4288 fairs, 4219-4226, 122 products, 4113 societies, 53, 1134, 4217, 4218, 4221-4226 statistics, 4216 Agriculture, 4205-4440 commissioners, 655, 949, 2725, 3610 state boards, etc., 4205-4209, 4227 Alcohol, effects of, 425, 490-493 Aldermen, 2904, 2906 Aliens, 219, 421, 644-649, 676, 684-691, 852, 944, 3286 Amendments, constitutions, 861-864 See also table, p. 289

Amusements, 36-76, 1498 Anarchistic flags, 2673 Animals, bounties on, 4307-4318 cruelty to, 174, 180-184, 487 fighting, 65, 66 game, 4456-4460 kindness to, 487 See also Domestic animals Antitoxine, 4032, 4051-4053 Appeals, 2331-2357, 2566-2570, 2104, 2280, 2511, 2587 courts of, 2054, 2102 Apportionment, legislative, 869-874 Apprenticeship, 3571 Appropriation of property, see Condemnation, Water rights Appropriations, state funds, 1206-1208 Arbitration, labor disputes, 990-994 Arbitration and award, 2267 Arid lands, U. S. grant, 4276-4278 Armories, 3369, 3370 Arraignment, 2540 Arrests, 2527 civil, 2246, 2465 Arson, 2641-2643 Art, works of, 633-642 Artesian wells, 4272-4275, 4260 Arts and industries, 4150-4174 Assembly, legislative, 843 Assessment, taxes, 1274-1318 See also Taxes Assessments, special benefit, 1548-1567, 1965, 3091, 3101-3104, 3112-3114, 3117, 3119, 3122, 3124, 3142, 3145, 3149, 3150, 3180, 3282, 3307, 3308, 4232-4240, 4251-4257 Assessors, 740, 792, 942, 1271-1281, 1372, 1378, 2807, 2902, 2973, 3959 Assignees, 1900-1905 Assignments, 1893-1905 Asylums, see Blind, Insane, Orphans, etc., and Hospitals Attachments, 2369, 2461-2484

Betting, 51-62, 845

Att rney general, 1030, 1052, 1265, 2684, 2704-2710 Attorneys, 2028-2039, 2263, 2264, 2272 district, prosecuting, etc., 144, 2105, 2176-2184, 2520, 2522, 2533, 2541, 2547, 2577, 3490 See also City and County attorneys Auctioneers, 1510-1512 Auditors, see City, County, State auditors, etc. Australian ballot, 671, 791 Baggage, 3828, 3829 Bail bonds, 2525-2529, 2582 Bailees, 2399 Bailiffs, 2167 Bakeries, regulation, 983, 4031 Ballots, 662, 790-821 boxes, 805, 806, 828, 845 clerks, 778, 823 machines, 809-817 reform, 791 Banking hours, 1872-1875 Banking institutions, 1047-1124 Bankrupt stocks, 1513-1515, 4142 Banks, capital, 1055, 1061, 1063, 1066-1071 commissioners, etc., 1052, 1054, 1104, 1107, 1116 cooperative, 1123, 1124 deposits, 1064, 1076, 1991 examiners, 1053, 1054, 1072, 1109 insolvent, 1055 national, 1087 notes, 1073, 1305 private, 1058, 1452 savings, 1052, 1060, 1069, 1071, 1077-1091, 1448, 1451 superintendent, 1077 taxation, 1443, 1447-1453 Baptist churches, 1152 Bar, admission to, 2028-2034 Barber shops, 205, 206 Barmaids, 114 Barrels, etc., 4138 Bastardy, 13, 191, 192, 3541 Baths, public, 2942 Battlefields, 3421-3427 Bears, 4308, 4309, 4313

Beavers, 4459:

Bibliography, state, 937 Bicycles, 1311, 3161, 3162, 3761 Bigamy, 702, 2599 Billiards, 69-72, 544 Bills, legislative, 892-897, 906, 924 Binding twine, 4152 Birds, 2620 game, 4461-4472 song, 4473 Births, 3941, 3946, 3955-3961 Black bass, 4486 Black-knot, 4324, 4325 Blacklisting employees, 952-954 Blackmail, 2655 Blasting, 4059 Blind, care of, 3456, 3517-3520, 3528-3533 Blindness, prevention, 3978 Block index system, 1703
"Blue book," state, 933-936 Boats, 1493, 1748, 1749, 3923, 4082, 4083 Boiler inspection, 4063 Bonds (public), see Debts Bonds, official, 1854-1856, 2661, 2688-2690, 2808, 3762-3773 undertakings, 2394 Bonuses, industries, 4151 Book making, 56-61 Books, account, 2284, 2285 obscene, 212-215 school, 476-485 Boom companies, 1779, 1442 Boroughs, 2956-2966, 1329, 1330, 1373, 1649, 1652, 1654, 2135, 2768, 2944, 2971-2973, 3004, 3085, 3126, 3150 Bottles, 4138 Boulevards, 3179-3183 Boundaries, land, 1669-1671 Bounties, manufactures, 4152-4158 soldiers, 3399 wild animals, 4307-4318 Bowling alleys, 69-72 Brakes, trains, 3860-3862 Brands, 4137 live stock, 4395-4400, 4347, 4374 Bribery, legislature, 887, 888 officers, 2692

voters, 845-852

3857

Bridges, 3309-3328,1266, 3262, 3295 railway, 3322-3324, 3796, 3797, 3841, Brokers, 1452, 4141
Buffaloes, 4460
Building and loan associations, 1100-1124
foreign, 1108, 1115, 1116, 1458
taxation of, 1454-1458
Buildings, safety, 4064-4066
inspector of, 4066
Bulls, 1823-1825
Burglary, 2612-2614
Burial permits, 3960, 3977
places, see Cemeteries
Business licenses, 1487-1491, 4280-4283, 14408
Butter, 4414-4424

Camp grounds, militia, 3371 meetings, 1136-1138 Canal companies, 3775, 3932 Canals, 3931-3933 Candidates, 675, 845-860, 799 nomination, 712-736 Candy, adulterated, 4024 Canvass of votes, 660-664, 822-834 Canvassing boards, 826 Capercailzie, 4464, 4465 Capias ad respondendum, 2246, 2465 Capital, state, 2726, 2727 stock, 1006-1015, 2471, 2487, 2656 Capitol, 121, 2735-2741, 3444 commissioner, 2728 Caribou, 4458 Carp, 4490, 4491 Carrier pigeons, 4474 Carriers, common, 3779-3781 licensed, 4149 Cars, railway, 3778, 3863, 3864, 4293 brakes and couplers, 3860-3862 taxation, 1482 Catfish, 4486 Cattle, see Domestic animals Caucuses, 733-736 Cemeteries, 3187-3201, 338, 1402, 1406, 3083 associations, 3187-3192 funds, 3191, 3200 lots, 1682 Census, cities, 2935, 2936 state, 655-657 Certiorari, writ, 2357, 2505, 2506, 2930 Chancellor, 1859, 2062, 3902

Chancery cases, 2266, 2281-2283, 2361 courts, 2005, 2026, 2067, 2351 Charcoal, 1814 Charitable institutions, 3453-3462, 111, 704, 1402, 1403, 1423, 1433, 4419 See also under specific heads Charities, 3447-3578 state boards of, 3447-3452, 3454, 3478, 3504, 3572, 3573. 3585 Charities and reform, 3447-3452 Charters, corporations, 997-1005, 1127-I 129 municipal, 2761, 2868, 2869 Chattel mortgages, 1777-1790, 1866, 1868, 2631, 2632, 2789 Cheese, 4098, 4410, 4412, 4415-4419 Chicago drainage canal, 3111 Chickamauga park, 3421, 3424, 3425 Chicory, 4158 Children, 28-35, 189, 2602, 2603 adoption, 3567-3570, 1910 cruelty to, 175-179 dependent, 3551-3578 illegitimate, 13, 191, 192, 3541 labor, 179, 308, 974-978 See also Minors Chinese pheasant, 4463 Chosen freeholders, 2830, 2831, 2960, 2966 Churches, 119, 1139-1152, 1433, 2648, 3196, 3548, 3704 property, 1144-1146 Cigarettes, 163-168 Circuit courts, 2079-2084, 844, 1135, 1614, 2022, 2110, 2136, 2172, 2181, 2573, 2803, 2912, 3483 Circuses, 73 Cities, 2856-2943, 41, 185, 1357, 2744, 3198, 3323, 3327, 3543, 3639-3643 appropriations, 1638, 1639 assessors, 1276, 1278-1280, 1378, 2902 attorney, 2781, 2897, 2918, 2919 auditor, 1378, 2917 census, 2935, 2936 charters, 2761, 2868, 2869 clerk, 2913-2915, 319, 683, 2781, 2897 collectors, 2902 councils, 2904-290, 409, 673, 2876, 2891, 2892, 2900, 2901, 2914, 2922, 3102

Cities (continued) courts, 2128, 2129, 2568, 2930 debts, 1533-1535, 1627-1637, 2870, 3044, 3046, 3053, 3069, 3073, 3075-3079, 3164, 3169 elections, 666-674, 709 engineer, 2781 finance, 1618-1647 improvement societies, 2943 judgments against, 1629, 1647 licenses, 1645, 3137 lighting, 3044-3058 marshal, 2779, 2920-2922 ordinances, 2926-2930, 2941 parks, 3163-3169 president, 1378 printing, 1646, 2939, 2941 public works, 2933, 2934 solicitor, 2393 taxes, 1270, 1295, 1377-1379, 1524, 1526, 1618-1626, 2873, 3045, 3164-3166 treasurer, 1321, 2897, 2902, 2916, 3168 warrants, 1547, 1640 water supply, 3068-3090, 3044-3048 Citizenship, 219, 643-653, 675-703 See also Aliens Civil procedure, 2202-2516 Civil rights, 650-653 Civil service, 2666-2668, 2682, 2802 cities, 2894, 2895 Civil war, 3436, 3441-3443, 3445 Clams, 4515, 4533 Clerk in chancery, 2067, 2068 Clerks, see Court, City, Town clerks, etc. Clover seed, 4125 Clubs, social, 128, 1133 Coal, 3820, 3831, 4120, 4121 mines, 4182, 4183, 4186, 4188, 4189, 4201-4204 Co-employees, injury by, 2453 Coke, 3820 Collateral securities, 1869, 1870 Colleges, 119, 552 Colored race, 347-350, 362, 643, 650-653, 1282, 1283, 3334, 3467 Columbian exhibits, 631-633 Commander-in-chief, 3331, 3379 Commercial agencies, 4143 paper, 1861-1877 travelers, 3704

Commissary general, 3365, 3366 Commission merchants, 4109, 4110 Commissioners of deeds, 1695-1697 Common carriers, 3779-3781 Common pleas, courts of, 2078, 2103, 2167, 2353, 2569 Complaints (actions), 2218, 2223 Comptroller, see State and County comptroller Comptroller of county accounts, 2716 Compulsory education, 304-312 Concert saloons, 67 Conciliation, boards of, 2267 Condemnation of property, 1740-1747, 1173, 1628, 1642, 2772, 2773, 2931, 2932, 2975, 3064, 3089, 3174, 3176-3178, 3183, 3189, 3228, 3246-3249, 3255, 3256, 3315, 3775, 4035, 4262-4268 proceedings, 2432-2442 Conditional sales, 1836-1843, 3810, 3890 Confederate soldiers, 3384-3389, 3391, 3392, 3430. 3441 Constables, 2039, 2111, 2119, 2144, 2164-2166, 2230 Constitutional amendments, 861-864 conventions, 863, See also table, p. 289, 290 Constitutionality, question of, 2398 Contagious diseases, 4032-4056, 3946 of animals, 4350-4377 Contested elections, 836-844, 847, 2509 Contracts, fraud in, 2246, 2516 public, 1186, 1570 Controller, see Comptroller Conveyance of property, 1686-1717, 2362, 3190 record of, 1698-1707 Convicts, 3590-3626, 700, 701, 2270, 2582 insane, 3621-3626 labor, 3590-3599, 3268,3579 Cooperative associations, 1169, 1170 banks, 1123, 1124 Co-partnership, 964, 1038, 1858-1860, 2211 Coroners, 2144, 2191-2199 Corporations, 994-1184, 2233-2239, 2371, 2436, 2176, 2581 benevolent, 1125-1135 business, 1165, 1166

capital stock, 1006-1015



Corporations (continued) charters, 997-1005, 1127-1129 directors, 1016-1019, 1130, 1131 educational, 545-552, 1125-1135, 1423, 1433 foreign, 1042-1047, 1435, 1762, 2216, 2235-2239 insolvent, 962, 1029-1032, 1037-1041 literary, 613, 1133, 1437 manufacturing, 1158-1164, 1446, 1546 membership, 1125-1157 real estate, 1167, 1168 religious, 1125-1154, 1433, 3196, 3548, 3704 reports of, 1023-1025 scientific, 613, 1125-1135 taxation of, 1424-1486, 3719 See also specific heads, Banks, etc. Corrupt practices, elections, 735, 736, 845-860 Costs in actions, 1808, 1809, 2360, 2388-2393, 2426, 2482, 2483 criminal, 2571-2576 Cotton, 1830, 4145, 4146 Counties, 2782-2855, 157-161, 2244, 2471, 2871-2873, 2979, 3428, 3429, 3453, 3506-3508, 3539, 3634, 3643, 4225, 4275, 4336-4339 accounts, 1601, 2715, 2716 appropriations, 1597-1599 assessors, 1271, 1274, 1275, 2807 attorney, 1387, 2183, 2184 auditor, 453, 942, 1020, 1129, 1288, 1766, 2408, 2805, 2816, 4397 board of education, 478, 501 boundaries, 2791, 2793, 2794 bridges, 3310-3316 clerk, 2839-2843, 861, 894, 999, 1417, 1541, 1696, 2807, 2827, 4398 commissioners, 2817-2829, 105, 237, 835, 1191, 1258, 1331, 1597-1600, 1613, 2113, 2244, 2395, 2783, 2800, 2809, 2849, 2850, 2853, 2980, 3230, 3298, 4232, 4234 comptroller, 2838 contracts, 1613-1615 court, 2103-2110, 650, 691, 833, 1376, 1934, 2027, 2084, 2115, 2116, 2320, 2341, 2356, 2745, 3483, 3498, 4238 court house, 2675, 2798, 2799

Counties (continued) debts, 1530, 1533, 1535, 1539, 1584-1596, 2797-2799, 3247, 3248, 3295, 3311, 3313, 4336 depositories, 1607-1612 examiner, 1661 finance, 1578-1617 funds, 1607-1612, 2834 insane asylums, 3508 jails, 3633 judges, 1930, 1931, 2105-2108 licenses, 1617 new, 2782-2786 officers, 2760, 2801-2850 parks, 3173, 3174 printing, 925, 2855 prisons, 3628-3635 records, 2790, 2854 relief commission, 3398 roads, 3246-3250, 3267-3270, 3291-3304 school commissioner, 284, 285, 562 seats, 2795 solicitor, 2393, 2848-2850 superintendent of poor, 3538, 3541 superintendent of schools, 274-283, 296, 437, 513, 3519 supervisors, 826, 1616, 2821, 2828, 2974, 3262, 4218 surveyor, 2844-2847, 1669 taxes, 1321, 1371, 1524, 1525, 1578-1583, 2796 temporary homes, 3557, 3558, 3577 treasurer, 2832-2837, 1192, 1322, 1323, 1331, 1357, 1661, 1994, 2805, 2807, 2816, 3507 unorganized, 1583, 1785, 2788-2791 warrants, 1547, 1574, 1604-1606 workhouses, 3636, 3637 Court calendars, 2395 clerks, 27, 1001, 2039, 2169-2175, 2218, 2223, 2408, 2470, 2535, 2807, 3570 commissioners, 2051, 2090, 2099 houses, 2675, 2798, 2799 officers, 2041, 2142-2201 stenographers, 2066, 2069, 2070, 2097, 2129, 2194, 2200, 2201, 2278 Courtesy, right of, 1918-1920 Courts, 2040-2201 appellate, 2053

Courts (continued)

chancery, 2005, 2026, 2067, 2351 circuit, 2079-2084, 844, 1135, 1614, 2022, 2110, 2136, 2172, 2181, 2573, 2803, 2912, 3483 county, 2103-2110, 650, 691, 833, 1376, 1934, 2027, 2084, 2115, 2116, 2320, 2341, 2356, 2745, 3483, 3498 criminal, 2141, 2170, 2256, 2308 district, 2085-2102, 837, 2171, 2174. 2192, 2255, 2341, 2407, 3222 justices', 2109-2126, 650, 844, 1342, 1969, 2039, 2194, 2213-2216, 2230, 2254, 2258, 2267, 2352-2357, 2366, 2390, 2407, 2462, 2521, 2526, 2532, 2544, 2569, 2572, 2584 martial, 3347 police, 2131-2137, 837, 2124, 2125, 2356, 2578 superior, 20, 840, 2098-2100, 2263, 2310, 2340, 3489, 3658 supreme, 2044-2077, 691, 840, 905, 1375, 1443, 2029-2031, 2095-2097, 2101, 2132, 2342-2351, 2359, 2398, 2508, 2526, 2542, 2573, 2587, 3481, 3486 U. S., 2367, 3813 Courts of appeals, 2054, 2102 chancery appeals, 2052 civil appeal, 2101 common pleas, 2078, 2103, 2167, 2353, 2569 errors, supreme, 2345 general sessions, 2055 oyer and terminer, 2103, 2540 quarter sessions, 2103, 2972 special sessions, 2578 Coyotes, 4313-4315 Cranberries, 4332 Creameries, 4425-4428 Crimes and punishments, 2590-2656 Criminal courts, 2141, 2170, 2256, 2308 jurisdiction, 2115, 2126, 2132, 2138, 2584 procedure, 2517-2589, 2143, 2169, 2255, 2256, 2310, 3657, 3658 Criminals, see Convicts, Prisoners Crop and weather service, 4215, 4216 Crops, 4319-4346, 1779 hindrances to, 4288-4306 Cruelty to animals, 174, 180-184 children, 174-179

Dairy commissioners, 4410, 4029, 4412-4414, 4428 products, 4410-4435 Dairymen's association, 4434 Damages, personal injury, 2443-2460, 2940, 3160, 3237, 3238, 3777 Damages, property, see Condemnation Dams, 2645, 2646 Dance houses, 67 Days of grace, 1871 Dead bodies, 209, 555, 3989 Deaf and dumb, 3456, 3517-3527 Debts (public), 1185 city, 1533-1535, 1627-1637, 2870, 3044, 3046, 3053, 3069, 3075–3079, 3164, 3169 3073, county, 1530, 1533, 1535, 1539, 1584-1596, 2797-2799, 3247, 3248, 3295, 3311, 3313, 4336 drainage, 4246, 4247, 4250, 4251, 4255 irrigation, 4261, 4269-4272 local and municipal, 1522, 1523, 1528-1547 school, 326, 327, 330-333, 337, 373, 392-401, 1524, 1530, 1539 state, 1194-1205, 2735, 2737, 3286 township, 1528, 1658, 3068, 3072, 3262, 4300 village and borough, 1651-1653, 3073, 3147 Decedents' estates, 1906-2004, 2275, 2276 Deeds, 1687-1707 commissioners of, 1695-1697 See also Recorder, Register of deeds Deer, 4454, 4456-4458 Degrees, academic, 545, 561 Dehorning cattle, 4405 Demurrers, 2259, 2260, 2280 Dentistry, practice of, 3990-3993 Dentists, 2313, 2314 Deposit in court, 2399 Depositions, 2287-2293, 1945, 2553 Depots, railway, 3821-3824, 3843 Deputy sheriffs, 2159, 2160, 2163 Descents, 1906-1920 Detectives, 2522-2524 Devisees, 1913 Direct tax refund, 385, 1228 Diseases, contagious, 3946, 4032-4056 of animals, 4350-4377 Disorderly conduct, 193-196, 2654

Dispensary, liquor, 91-95 Ejectment, 1846, 2416-2418, 2440 Distillers' companies, 1177 Elections, 658-860 Distress for rent, 2419, 2420, 2514 boards, 663, 664 District attorneys, 2178-2180 constitutional, 863, 864 courts, 2085-2102, 837, 2171, 2174, contested, 836-844, 2509 day, 665, 774, 775 2192, 2255, 2341, 2407, 3222 Ditches, 4232-4250 districts, 761-766 Divorce, 12-27, 903 expenses of candidates, 855-860 Docking horses' tails, 184 judges of, 747, 780, 785, 787, 821 Documents, state, 609-612, 897 legislature, 865-874 municipal, 666-674, 682, 709, 850 Dogs, 2621, 4389-4392 tax, 1517-1521 notices, 772, 773 officers of, 776-789, 819 Domestic animals, 4347-4409, 2477, 2619, 2622, 2623, 2650, 2789, <del>38</del>67, returns, 830-834 3868 school, 219-224, 255, 256, 361 diseases, inspection, 4350-4377 special, 751 state officers, 2676-2679 impounding, 4383-4388 insurance, 3758, 3759 tellers, 782 tied, 835 shipment, 4394, 4395 taxation, 1313-1318 town, 2987 Domestic trade, 4092-4149 Electric apparatus, 3048, 3065, 3066, 4088, 4173 Dower, 1906, 1914-1918, 1973 companies, 2976, 3059-3063 Drainage, 4232-4257 districts, 4246-4256, 4237, 4238 light plants, 3054, 3055 See also Sewerage railways, 3790 street railways, 3895, 3902 Drains, branch, 4235, 4242, 4243 Elevated railways, 3910 Driveways, 3179-3182 Drought sufferers, 4333-4341 Elevators, 969, 976, 3761, 4081 Druggists, 3988, 3994-4008 See also Warehouses Elisors, 1774 liquor sales, 138-142 Drugs, 4007, 4008, 4012 Elk, 4456 Drunkards, 157-162, 2019-2027 Embalming, 3976 Embezzlement, 2624, 2627-2629, 3674 Drunkenness, 135, 154-162, 2654 Dyking districts, 4251, 4252 Eminent domain, see Condemnation Dynamite, 4502 Employees, 944-984 See also Laborers Employment bureaus, 947-949 Education, 217-642 board of, municipal, 286-302 Engineers, 2316, 4087 compulsory, 304-312 Engines, 10ad, 4084-4086 county board, 478, 501 Epidemics, 4040 higher, 518-570 Epileptics, 1, 3509-3512 state board, 266-269, 441, 444, 476, Episcopal churches, 1151 Equalization of taxes, 1363-1388 479, 573 state superintendent, 271, 272, 323, Equity causes, 2266, 2281-2283, 2361 431, 437, 448, 492, 512, 1366, 4177 Escheats, 1925, 1926 See also Schools Estates of decedents, 1906-2004 Educational association, 410 administration, 1927-2004, 2149 institutions, 545-552, 519, 520, 1125descent of, 1906-1926 insolvent, 1999 1132, 1423, 1433 Evening schools, 359 Eel-pots, 4494 Evidence, 2269-2298, 2545-2554, 2608 Eggs, 4030, 4098

Exceptions, 2333, 2334, 2570	Fire alarms, 208
bills of, 2335	companies and departments, 3012-
Excise commissioners, 101-103	3018, 14 <b>7</b> 1-1473
Executions, criminal, 2570, 2588, 2589	districts, 3022-3024
Executions on judgment, 2368-2387	engines, 3019-3022
exemptions from, 966-968, 1725-	escapes, 969, 980, 981, 3462, 4067-
1739	4072
stay of, 2336, 2337, 2376	insurance, 3718-3761
Executors, 1855, 1992, 1998	insurance patrol, 4076
Executors and administrators, 1956-2004,	marshals, 3043, 4067
1924, <b>24</b> 05	protection, 4067-4081, 1382, 3015
sales, 1979-1982, 1939	3865, 3866
Exemptions from execution, 966-968,	sufferers, 4342, 4343
1725-1739	Fireasms, 210, 211, 2647, 3380, 4090
from taxation, 1389-1409	Firemen, 3041, 3042
Explosives, 2644, 4057-4063, 4502	exemptions, 1399, 1400, 3037-3040
Express companies, 3779, 3912	Firemen's associations, 3025-3027
taxation, 1442, 1478, 1485, 1486	relief fund, 1472, 3028–3036
	Fish, 4441-4450, 4475-4508
Factories, inspection and safety, 969,	commissioners, 4476–4478, 4480–4482
979-984	4507
inspectors, 970-972, 4181	hatcheries, 4478, 4484
Fairs, 122, 4219-4226	nets, 2520, 4496-4500
False pretenses, 2634-2637	packing, 4169
Family, 1-35	pounds, 4501
property, 1690-1693, 1711-1727	wardens, 4475
Farm houses, 2649	Fish-ways, 4505-4507
Farmers, 1505	Fish and game commissioners, 4444-4446
Farmers' alliance, 4231	wardens, 4447, 4448
institutes, 4227–4230	Fishing, 4495-4504, 1750, 1751, 2521
insurance companies, 3737	Flagmen, railway, 3848
Feeble-minded, 1, 3509-3516	Flags, 2673
Fees, 2577	foreign, 2674
See also specific officers and subjects	state, 2750
Females, see Women	U. S. 354, 355, 2675, 2741
Fence viewers, 3000	Flood protection, 3110
Fences, 1672-1676, 4378	Food inspection, etc., 4009-4031
wire, 4091	Fords, 3328
Ferries, 3936	Foreclosure, 1769-1776, 1784-1786, 2374,
Fertilizers, 4280-4287	2421-2426, 3812
Fidelity insurance, 3762-3773	Forest fires, 4342, 4343
Fiduciaries, 1848-1857	Forestry, 4436-4440
Fieri facias, 2370, 2377	commission, 4436
Finance, public, 1185-1665	Forgery, 2630
city, 1618–1647	Franchises, public, 1269, 1641
county, 1578-1617	Fraternal and beneficiary societies, 3698-
local and municipal, 1522-1577	3708, 202, 1135, 1461, 2241, 3668
state, 1190-1266	Fraud, action for, 2246, 2516
township, 1657–1665, 1648	Freight, 3779, 3830-3839
village and borough, 1648-1656	cars, 4293
Fines, 2552, 2571, 2578	trains, 3862

```
Fruit, 4147
                                             Guardians (continued)
    trees, 4319-4328
                                                 of insane, 2019-2027
                                                 of minors, 2010-2018, 2455, 3575
Fugitives from justice, 2162, 2168
                                             Guide boards, 3243-3245
G. A. R., 1398, 1403, 3395, 3444, 3445
                                             Guides, 4450
Gambling, 36-50, 544, 4223, 4226
                                             Gun clubs, 1156
Game, 4451-4472, 4020
                                             Habeas corpus, 2585-2587
    commissioners, 4451
Game and fish, 4441-4535
                                             Hail insurance, 3757
                                             Handbills, 3139
    commissioners, 4444-4446
                                             Handwriting, genuineness, 2273, 2274
    wardens, 4447, 4448
Garbage, 3138
                                             Harbors, 3930
Gardens, 4331
                                             Hawkers, 1498-1509
                                             Health, public, 3937-4056
Garnishment, 2479, 2485-2498
                                                 city boards, 3945-3949, 3960, 3969
Gas apparatus, 3065
    companies, 1444, 2976, 3049-3052
                                                 local boards, 3100, 3941-3954, 4016,
    contracts, 3058
                                                   4032, 4041, 4354
                                                 nuisances to, 3962-3969 officers, 3938, 3940, 3954
    meters, state inspector, 3067
    plants, 3054
                                                 state boards, 3100, 3937-3939, 3981,
Gas and electric light commissioners, 2717
Gates, R. R., 3848, 3849.
                                                   4017, 4040, 4046, 4363, 4429
General assembly, see Legislature
                                             Hedge fences, 1677, 4306
General court, see Legislature
                                             Heirs, 1913, 1964
                                             Hemlock bark, 1813
Geological reports, 629
                                             Herring, 4168
    surveys, 627-630
                                             High schools, 455, 494-511
Gettysburg park, 3421, 3426
Girls' industrial schools, 3654, 3655
                                             Higher education, 518-570
    reformatories, 3652, 3653
                                             Highway agents, 3233
Gold ware, 4166
                                                 commissioners,
                                                                  3152, 3211, 3215,
                                                   3229, 3254, 3281, 3285, 3286, 4291
Gophers, 4317
Governor, 2693, 2694, 527, 842, 881, 906,
                                                 overseers, 2999
      1221, 1223, 1227, 1232, 1265, 2028,
                                             Highways, see Roads
      2081, 2131, 2185, 2186, 2293, 2519,
                                             Hiring, 1844-1847
      2523, 2583, 2664, 2681, 2697, 2707,
                                             Historian, state, 626
      2730, 2732, 2734, 2740, 2783, 3005,
                                             Historical societies, 616-625, 3436
      3339, 3348, 3352, 3360, 3447, 3451,
                                             Holidays, 4126-4133
      3460, 3589, 3597, 3604, 3605, 3607,
                                             Homesteads, 1725-1727
      3609, 3612, 4116, 4174
                                             Honey, 4025
Grade crossings, 3841-3853
                                             Horse racing, 36, 51-61, 4222, 4224
Grading, lien for, 1832
                                             Horses, 184, 1317, 1318, 4348
                                             Horticultural society, state, 4330
Grain, 1734, 4028, 4113, 4114
    commission, 4103
                                             Horticulture, 560, 4319-4332
    inspectors, 4103
                                             Hospitals, 1403, 1407, 1408, 3460, 3463-
    seed, 4335-4343
     warehouses, 4103-4107
                                                 contagious diseases, 4042-4045
Grand juries, 2158, 2299, 2303, 2306,
                                                   See also insane asylums
                                             Hotel-keepers, 1818-1820, 1857, 2638-2640
      2319, 2530-2534
Grouse, 4465
                                             Hotels, 4072
Guaranty companies, 3774
                                             House of refuge for women, 3656
Guardians, 2005-2027, 1303, 1304, 1987,
                                             House of representatives, state, 874
       1988, 2437
                                             Houses of ill-fame, 185-190, 2600
```

Hunting, 1754, 4455 Husband and wife, 28-35, 1690-1693, 1711-1727, 2454 Hydrophobia, 4054, 4055, 4390, 4391 Ice, impure, 4022, 4023 Idiots, 1, 3509, 3514-3516 Immigration, board of, 2723, 2724 commissioner of, 2725 Incest, 2599 Indecent exposure, 2602-2604, 2654 Indians, 703, 3552 Indictment, 2533, 2630 Industrial schools, 569, 3562, 3563 Industries, 4150-4174 Inebriate asylums, 157-162 Inebriates, 2019-2027, 2654 Infants, 2437, 3978 See also Children, Minors Infectious diseases, 3946, 4032-4056 Inheritance, 1906-1920 taxes, 1413-1423 Inhumanity, 174-184 Injunctions, 2502, 2503 Injury, action for, 2443-2460, 2464, 2940, 3160, 3237, 3238 Inn-keepers, see Hotel-keepers Inquests, coroners', 2194-2199 Insane, 3467-3516, 18, 2660, 3416, 3417 asylums and hospitals, 120, 2023, 3456, 3458, 3467-3479, 3504, 3626 chronic, 3468, 3505 committee of, 2023, 2025, 3483 criminals, 2583, 2584, 3621-3626 guardians of, 2019-2027, 2437 suits by, 2210 Insect pests, 4288, 4219-4223 Insolvency, 1878-1905 commissioner of, 1883 courts, 1881, 1882 messenger in, 1884 Insolvent banks, 1064, 1094 corporations, 962, 1029-1032, 1037-1041 Instruction in schools, 476-517 military, 3372-3376 superintendent of public, see State superintendent Insurance, 3663-3774 agents, 1463, 3676, 3677, 3682, 3683, 3713, 3750-3756

Insurance (continued) commissioner, 1115, 2241, 3015, 3669, 3673, 3705, 3723, 3739 Insurance companies, 3671-3675, 1028, 2054, 2217, 2240, 2624, 4073-4076 accident, 3684, 3710, 3714-3717 fidelity, 3762-3773 fire and casualty, 3718-3761, 1464, 1465 foreign, 3676-3680, 3709, 3710, 3750-3754, 3771-3773, 1466-1475 life, 3684-3713, 1730, 1731 prudential, 3690, 3711-3713 taxes on, 1442, 1443, 1459-1475, 3027, 3033, 3747, 3748 title, 1048, 3762 Interest, 1863-1868, 3549, 3550, 4139 Intoxicating liquors, 77-162, 368-370, 490-493, 2473, 3137, 3661, 4223 Intoxication, 154-162, 2654 Investment companies, 1096, 1097 Iron mines, 4190 Irrigation, 4258-4279, 1743-1746, 4245 companies, 4277, 4279 districts, 4269-4271

Jails, 3627, 3632-3634 Johnson grass, 4305 Joint-tenants, 1667, 1668, 2427 Judges, 2036, 2041, 2043 change of, 2253, 2255-2258 See also specific courts Judgment, direction of, 2358 offer of, 2360 vacation of, 2331, 2568 Judgments, 2358-2367, 2084, 2207, 2445, 2451, 2452, 2511 executions on, 2368-2387, 1725-1739 Juries (civil and criminal), 2299-2330, 371, 651, 3037 criminal, 2555-2565 grand, 2158, 2299, 2303, 2306, 2319, 2530-2534 verdicts of, 2327-2330, 2359, 2450, 2564, 2565 Jury commissioners, 2305, 2307 Justices of the peace, 2109-2126, 650, 844, 1342, 1969, 2039. 2194, 2213-2216, 2230, 2254, 2258, 2267, 2352-2357, 2366, 2390, 2407, 2462

Legislature, 865-909, 20, 835, 843, 852, Justices of the peace (continued) 997, 1212, 2040, 2044, 2045, 2264, criminal procedure, 2521, 2526, 2532, 2265, 2679, 2680, 2683, 2759 2544, 2569, 2572, 2577, 2584, 2585 bill clerk, 884 clerk, 936 Kindergartens, 356-358 chaplain, 883 Labels, 4134-4138 committees, 890, 891 Labor, 938-993, 2733 officers, employees, 875, 881-886 bureau of, 655. 938-944 sergeant-at-arms, 889 children's, 974-978 sessions, 865, 866 hours of, 973-976, 3892 Levee districts, 4253, 4254 statistics, 938-941 Levees, 2646, 3110, 4237, 4252, 4256 unions, 985-989 Libel, 2456-2460 Librarians, state. 581-583 women's, 974, 975 Laborers, blacklisting, 952-954 Libraries, 383, 571-612, 1404, 1405 employment, 944-968 circulating, state, 584 liens of, 1810-1814 commission, state, 596, 605, 606 protection and safety, 969-984. 3817, committee, state, 607 3891 law, 611 wages of, 955-968 school, 412, 597-600, 4230 See also Miners Licenses, 1498-1521, 1645, 3280 Landlord and tenant, 1844-1847, 2416amusements, 69, 72-76, 1498 business, 1487-1491 2420, 2514, 2637 liquor traffic, 86-89, 96-109, 368-370, Lands, arid, 4276-4278 commissioners of, 386, 1240, 1254, 2473, 3137 1258, 1264, 1366, 3001, 3930 tobacco traffic, 165, 167 grants of, 384, 473, 474, 537. 1263, Liens, 1758-1835, 2465 hotel-keepers' 1818-1820 4276-4278 plats of, 1680, 1681 laborers' 1810-1817 public, 1240-1266, 4195, 4198 mechanics' 1792-1809 school, 384, 390, 1255-1261 warehouse, 4092, 4094, 4099-4102 swamp, 1254 Lieutenant-governor, 881, 2695 tide, 1253, 1833, 4257. 4529 Life insurance, 3684-3713 See also Property Lighting, municipalities, 2976, 3044-3067 Larceny, 2615-2626 Lime inspector, 4172 Limitation of actions, 2204-2208, 2411, Law. practice of, 2028-2039 Law libraries, 611 2412, 2441, 2443-2449, 2579 Liquors, intoxicating, 77-162, 368-370, Laws, 898-909, 1427 index to, 902 490-493, 2473, 3137, 3661, 4223 publication of, 900, 901 Lis pendens, 2396 revision of, 892, 898, 899 Literature, pernicious, 212-216 League American wheelmen, 1157 Literary corporations, 613, 1133 Lectures, free, 521-522 compositions, 614 Legacies, 1990 societies, 1437 Live-stock, 4347-4409, 1313-1318, 2477, Legal notices, 2400-2403 Legislation, methods of, 924 2619, 2622, 2623, 2650, 27 '9, 3867, 3868 municipal, 2759, 2874-2877 commission, 4352, 4358, 4368 uniform, 908 insurance companies, 3758, 3759 Legislative journal, 927, 928 Lloyds associations, 3665, 3747-3749 ... manual, 933-936 supplies, 885, 886 Loan companies, 3549, 3550

Loan and trust companies, 1056, 1068, 1448

Loans, 1861-1877

Lobbying, legislative, 889

Lobsters, 4512-4514

Local government, 2758-2781, 1522-1565

See also specific heads

Local option, 86-90

Lodging houses, 742, 744, 1820, 2639, 3972

Logs, 1829, 2625, 4162-4165

Lotteries, 36-38, 47-50

Lumber, 1180, 1829, 4159-4161

Lunatics, see Insane

Lying-in hospitals, 3979

McTammany ballot machine, 817 Mail, 3894 Malicious mischief, 2644-2650 Mandamus, 2500 Manslaughter, 2607 Manual training, 496, 570 Manufacturing, 4150-4174 corporations, 1158-1164, 1446, 1546 Maple sugar, 4026, 4345 Maritime corporations, 1445 Marriage, 1-11 annulment, 12, 13 fraudulent, 2601 Married women, 28-35, 1690, 1692, 1693, 1711-1724, 1726, 1958, 2411, 2454 Marsh lands, 1833 Marshals, municipal, 2779, 2920-2922, 2967 Masonic associations, 3708 Maternity hospitals, 3979 Mayor, municipal, 2909-2912, 147, 148, 778, 1330, 2288, 2876, 2877, 2891, 2892, 2896, 2898, 2899, 2907, 2917, 2926, 2973, 3002 Meadows, marsh, 1833, 4257 Meats, 4016-4021 Mechanics' liens, 1792-1809 Medical associations, 209, 555, 1155, 3986, 3989 corps, military, 3350-3352 schools, 554, 555 Medicine, practice of, 3980-3988 Memorial day, 1639, 3437-3440, 4128, 4131 Merchants' licenses, 1487-1491

Merry-go-rounds, 75, 76 Mesne process, 2245 Methodist churches, 1149 Midwives, 3957 Mileage books, 3826 Military parks, 3421-3427 Military regulations, 3329-3446 Militia, 3329-3382, 1405 Milk, 4016-4018, 4410, 4415, 4425-4432 Mineral lands, 4193-4198 statistics, commissioner, 4176 Miners, 1815-1817, 4201-4204 Mines, 4175-4204, 1745, 1746 commissioner of, 3582, 4175 inspector of, 4179, 4181 school of, 556 Mining corporations, 1164, 1180, 1442 Ministerial aid societies, 1154 Minors, 3-5, 46, 67, 70, 129-137, 166-172, 190, 1909, 1911, 1941, 1987 guardians of, 2005-2018, 2455, 3575 Misdemeanors, 2591 Mobs, 207, 3381 Monuments, 634-637, 3428-3435 Moose, 4458 Morals, public, 1-216 Mortgages, 388, 1121, 1309, 1687, 1761-1791, 2003, 2004, 2374, 2466, 3812 chattel, 1777-1790, 1866, 1868, 2631, 2632, 2789 real estate, 1761-1776, 2633 Mortuary tables, 3687 Motor power companies, 3886 Motormen, 3909 Mountain goats, 4456 lions, 4313 Municipal boundaries, 2762–2766 charters, 2761 courts, 837, 2120, 2123-2139, 2568 debts, 1522, 1530-1547 elections, 666-674, 682, 709, 766, 767, 813-817, 850 finances, 1522-1577, 2714, 3438 franchises, 1641 improvements, 2774 light plants, 1620, 3053-3055, 3044, 3046 officers, 2760 wards, 2767-2**76**9 waterworks, 1620, 3044-3046, 3068-3074

Municipalities, 1247, 2471, 2758-2781, 2993, 3453, 3638

See also Cities and other specific heads

Murder, 2565

Museums, 571, 593, 1405

state, 631-632

variety, 67, 68, 73

Musical compositions, 614

meetings, 1136

Mutual benefit societies, 3711-3713

Mutual insurance companies, 3681, 3698
3713, 3727-3749, 3757-3760

Myers ballot machine, 813-815

Narcotics, 163-173, 426, 490-493 National banks, 1087 National guard, 3329-3382 Naturalization, 686, 688-691, 852 Naval battalion, 3340, 3363 reserve, 3341 Navigation, 3920-3936 Negotiable instruments, 1861-1877 Negro race, 347-350, 362, 643, 650-653, 1282, 1283, 3334, 3467 News associations, 2588 despatches, 4144 Newspapers, legal, 2400-2403, 2852, 2853 Night-time, definition, 907 Nominations, elections, 712-736 independent, 717, 718, 799. 859 Normal schools, 427, 456-475, 520, 1194 Notaries public, 27, 745, 1876, 1877,

Noxious animals, 4307-4318 weeds, 4289-4306 Nuisances, 3962-3969 Nursery stock, 4319, 4328

2185-2190

Nurses, civil war, 3393 training schools, 3466

Oaths, 2397, 2662, 2663
Oats, seed, 4344
Obscene literature, 212-215
trials, 2539
Officers, public, 1188, 1545, 2507-2509,
2628, 2657-2668, 2713, 2760, 2777
See also under specific titles
Oil pipe lines, 4170
refining, 3968
wells, 4062
Oils, 4060, 4061, 4137

Old colony commission, 624
Oleomargarine, 4416-4424
Onions, 4123, 4124
Opium joints, 173
Orchards, 3220, 4331
Ores, 4199, 4200
Orphans, 3551-3578
court, 1904, 1934, 1954
Osage orange hedges, 4306
Oyer and terminer, 2103, 2540
Oysters, 4476, 4516-4535

Palisades, Hudson river, 2756

Pardons, convicts, 3607-3612 Parishes, 1531, 2759 Park commissioners, 3163, 3164, 3166-3168, 3174, 3180-3182 districts, 3171, 3172 Parks, 3163-3186, 2753-2756, 3236 military, 3421-3427 Parole, convicts, 3600-3605, 3644-3647, 3659 Partition, action for, 2427-2430 of estates, 1983-1986 Partnerships, 964, 1038, 1858-1860, 2211 Partridges, 4453, 4466-4468 Party committees, 733, 846-848, 855 Party-walls, 1678, 1679 Pastures, 1826 Patriotic exercises, schools, 488 Paupers, 3534-3550, 2209 Paving, 3112-3123 blocks, 2670 Pawnbrokers, 1498, 3549, 3550, 4139 -4141 Peace officers, 2145-2168, 94, 148-150, 2142, 3966 Peddlers, 1498-1509 Pedigree of animals, 4402 Penal and reformatory institutions, 3579-3662 boards of, 3447-3452, 3580-3583, 3615, 3628 Penal code, 3517 Pension examiners, 3389, 3394 Pensions, soldiers, 3383-3394 See also Firemen's, Police and Teachers' pensions Pests, agriculture, 4288-4318 Pharmacists, 2312 Pharmacy, practice of, 3994-4008

Pheasants, 4461-4465

Physicians, 2271, 2314, 3957, 3958, 3980-3988. 4032, 4034 Pickerel and pike, 4486, 4492 Pictures, exemption, 1732 Pigeons, 4470 carrier, 4474 Pilots, 3924-3928 Plank roads, 3250, 3296 Plate glass insurance, 3760 Pledges, 1791 Plumbing, 3973, 3974 Poisons, 4008, 4403 Police, 94, 95, 3001-3011, 3907 alarms, 3004 courts, 837, 2124, 2125, 2131-2137, 2356, 2578 matrons, 3638-3642 pension fund, 3007, 3008 Policemen, 2232, 3006 Political committees, 733, 846-848, 855 regulations, 643-937 Poll tax, 1410-1412, 698, 3037, 3039 Polling places, 768-771 Pool rooms, 69-72 Pool selling, 56-61 Poor, 2209, 3534-3550, 4333-4343 districts, 3477, 3545 houses, 1585, 3542, 3548 loans to, 3549, 3550 overseers, 2968, 3395 taxes, 1351, 1583 Potato starch, 4154 Poultry, 1735, 4020, 4098 state association, 4409 Pounds, 4379 Prairie fires, 4077-4079 Precinct officers, 2777 Preferred causes, 1888, 2261, 2262, 2429 Prescription rights, 1683, 1684 Primary elections, 726-732 Printing, public, 910-937, 1224, 1225 See also City, County printing, etc. Prisoners, 2145-2148, 2161, 2571, 3631-3633 insane, 2583, 2584, 2589 U. S., 3616 See also Convicts Prisons, 3579-3589, 3627, 3628 commissioners of, 3581, 3615, 3628 inspectors of, 3584, 3627 Prize fighting, 63-66

Probate commissioners. 1938 courts, 1927-1943, 2016, 2099, 2172, 3575 judges, 1419, 1895, 1929-1933, 3481, 3497 register of, 1935 Probate of wills, 1944-1955 Procedure, civil, 2202-2516 criminal, 2517-2589, 2143, 2169, 2255, 2256, 2310, 3657, 3658 Process, civil, 2219-2242, 2492 criminal, 2580, 2581 return of, 2227 Profanity, 193, 194, 196 Professional schools, 553-566 Prohibition, liquors, 80-95 writ of, 2500, 2504 Promissory notes, 1862 Property, 1666-1835 actions affecting, 2404-2442 adverse possession, 1685, 2410-2415, 3259 conveyances, 1686-1710, 2362, 3190 exemptions, 1725-1739 incumbrances, 1758-1835 judgments against, 2362-2367 married women's, 1711-1724 partition, 2427-2430 personal, 1708-1710, 1729, 1836-1843 prescription rights, 1683, 1684, 3060 public use, see Condemnation quieting title, 2404, 2405 trespass on, 1748-1755, 2431 Property and contract rights, 1666-1905 Prosecuting attorneys, 144, 2105, 2181, 2182, 2520, 2522, 2533, 2541, 2547, 2577, 3490 Prosecutions, 147-153, 2518-2534 Prostitution, 185-190 Protests, 1876, 1877 Prothonotaries, 27, 1357 Provisional remedies, 2498-2507 Ptarmigan, 4465 Public buildings, 1223, 1226, 2671, 2728-2734 documents, 609-612, 897 grounds, 1148, 2773, 3185 health, 3937-4056 lands, 1240-1266, 4195, 4198 morals, 1-216 - - - - - -

safety, 4057-4091 works, 644, 945, 2669–2671, 2733 Pulp wood, 1814 Quail, 4453, 4463, 4466 Quarantine, 3938, 4046-4049 Quarries, 1817 Quarter sessions, courts of, 2103, 2972 Quo warranto, 2507-2509 Racing, 36, 51-61 Railways, 3789-3871, 4290 baggage, 3828, 3829 bonds, 3790, 3801 branches, 3792 bridges, 3322-3324, 3796, 3797, 3841, 3857 cars, 1482, 3778, 3863, 3864, 4293 commissioners, state, 3782-3788, 3833, 3843, 3855, 3875, 3880, 3893, 3897, 3898-3901, 3912, 4104 condemnation of land, 2437-2441, 3799, 3800 employees, 3817, 3818 equipment, 3810, 3811 fire prevention, 3865, 3866 injuries by, 2449, 3777, 3865-3868 liens on, 1834, 1835 mortgage of, 3812, 3813 reports of, 3814, 3815, 3807 right of way, 4095 sale or lease, 3776, 3802-3811 taxation, 1477-1482 tickets, 3781, 3826, 3827 Rape, 2554, 2592-2598 Rapid transit, 3872-3911, 3776-3778 Rattlesnakes, 4316 Real estate agents, 1453 corporations, 1167, 1168 taxation of, 1284, 1293-1300 See also Property Receivers, 1039-1041, 1859, 1860, 2242, 2342, 3673 Reclamation districts, 4255 Recorder, city, 2126, 2778, 2899, 2923 of deeds, 998, 1701, 1764, 2190, 2814, 2852

Records, public, 2672, 2790, 2854

Public buildings (continued) order and decency, 174-216

records, 2672

printing, 910-937, 1224, 1225

Reform schools, 305, 311, 3647-3650 Reformatories, 3643-3662 commitments to, 2179 Refrigerating companies, 1174 Registers of deeds, 998, 1002, 1021, 1681, 1699-1702, 1789, 2409, 2410, 2436 Registration of vital statistics, 3955-3961, 3941, 3946 volers, 660, 663, 669, 692, 737-760 Religious corporations, societies, etc., 1139-1154, 1433, 3196, 3548, 3704 meetings, 2648 seminaries, 557 Remainder, estates in, 1666 Replevin, 2419, 2513-2515 Reports, court, 912, 2071-2077 state officers, 929-932, 2691 Revision of laws, 892, 898, 899 Roads, 3202-3308, 1266, 1409, 3844-3853, 4291, 4292 bonds, 1585, 3247, 3248, 3262, 3282, 3295 commissioners, 3152, 3204, 3214, 3285, 3302 county, 3246-3250, 3267-3270, 3291-3304 districts, 3216-3218, 3210, 3292 elections, 739 improved, 3281-3308 overseers, 3208, 3209, 4292 private, 3255-3258 state, 3281-3290 superintendents, 3304 surveyors, 3210, 3213, 3258 taxes, 1351, 1523, 3037-3040, 3204, 3206, 3241, 3242, 3265-3279, 3291, 3292, 3306 toll, 3246-3254 township, 3206-3210 viewers, 3221, 3223 work, 3275-3279, 3474 Robbery, 2610, 2611

Sabbath observance, 193, 197-206
Safe deposit companies, 1065, 1098, 1099
Safety, public, 3962, 4057-4091
Sage-fowl, 4469
Salmon, 4483, 4485, 4487, 4488
Saloons, 110-114, 129-137
Salvage corps, 4073-4075
Sanitary districts, 106, 188
Sanitation, 3962-3974

Saturday half-holiday, 1872-1875 Secretary of state, 2696-2703, 628, 860, 861, 881, 900–902, 913, 1023, 1050, 1093, 1129, 1140, 1214, 2188, 2239, Savings banks, 1077-1091, 1028, 1052, 1060, 1069, 1071, 1448, 1451 Savings and loan associations, 1101, 1103 2671, 2730, 3005, 3447, 3598, 3610, Scales, 4117-4119 3663, 3787, 3810, 3811 Schools, 217-522 Security companies, 1095 boards, 286-302, 405, 407, 480, 481, Seduction, 2601 Seed-grain, 4335-4343 493 bonds, 326, 327, 330-333, 337, 373, Seines, 4496-4500 Selectmen, 363, 403, 754, 2996, 3879, 392-401, 1524, 1530, 1539 buildings, 119, 227, 323-343, 2648 3953 colored, 347-350, 362 Senate, state, 869, 873, 881 commissioners, 270, 284, 285, 297, Sentences, criminal, 2565, 2570, 3600-299, 562 3602 committees, 287, 294, 413, 416 Service of process, 2219-2242, 2492, 2580, county superintendent, 274-283, 2581 Sewerage, 3091-3111, 1550, 1620, 1630, 296, 437, 513, 3519 directors, 286, 291, 293-296, 312, 2773, 3117 505 Sexual ethics, 2592-2608 districts, 225-264 Shade trees, 3141, 3167, 3261 elections, 219–224, 255, 256, 361 Sheep, 1317, 2619, 3832, 4359, 4372-4376, 4388, 4408 evening, 359 examiners, 432, 433, 438 inspectors, 4350, 4372, 4376 Shellfish, 4509-4535 funds, 372-391, 1617, 2837 inspectors, 303 commissioners, 4509, 4510, 4535 Sheriffs, 2144, 2149-2163, 94, 786, 1325, kindergarten, 356-358 1331, 1335, 2039, 2230, 2371, 2527, lands, 384, 390, 1255-1261 laws, 351-353 3617-3619, 3632, 4287, 4397 Sheriff's deeds, 2377 legal, 319 libraries, 412, 597-600, 4230 Shiloh, battlefield, 3427 meetings, 219-224, 324 Shingle mills, 984 officers, 265-303, 2760 Ship-building companies, 1442 Sick and wounded, 3463-3466, 3537 private, 309, 355 Sidewalks, 3142-3162, 3116 sites, 335-338 Signal corps, 3353 superintendents, municipal, 235, 295, Signals, railway, 3846, 3847 439 superintendent, state, 271, 272, 323, Silverware, 4166, 4167 431, 437, 448, 492, 512, 1366, 4177 Sinking funds, 1539, 1540, 1634, 1635 supplies, 344, 345 Skating rink companies, 1176 taxes, 255, 261-263, 362-367, 152 Slander, 2460 trustees, 289, 293, 301, 302, 345 Slaughter houses, 4019 tuition, 261-264 Sleeping car companies, tax, 1442, 1478 warrants, 401, 406, 1547, 1574 Social clubs, 128, 1133 year, 316-322 Soil-drainage, etc., 4232-4287 Scientific corporations, 613, 1134 Soldiers (veterans), 3383-3446, 2666-2668, 2682 work, 613-630 Scire facias, 1496, 1803 burial of, 3400-3402 Seals, bounty on, 4508 bounties, 3399 Seals, legal, 1756 exemptions, 1394-1398, 1507-1509, 1512, 3683 Seamen, 3935 Seats for female employees, 975 families, home for, 3420 Secret societies, 1135 homes, 115, 116, 705, 3403-3420

Soldiers (continued) orphans' home, 3418 widows of, 3391, 3392, 3418 Solicitor of state, 2018 Song birds, 4473 Sons of veterans, 3440 Sparrows, 4318 Special assessments, see Assessments Special sessions, courts of, 2578 Stables, 3969 Staff officers, 3335, 3363, 3364 Stallions, 1823-1825, 4381 State government, 2676-2757, 1190-1266, 2471 State accountant, 2715 accounts, 1209-1216 analyst, 4014 assessors, 1297, 1370 auditor, 2711, 2712, 223, 1052, 1055, 1209, 1211, 1223, 1232, 1287, 1339, 1681, 2730, 2734, 3451, 3582 binder, 916 board of arbitration, 990-992 board of charities, 3447-3452, 3454, 3478, 3504, 3572, 3573, 3585 board of education, 266-269, 441, 444, 476, 479, 573 board of equalization, 1364-1371, 3457 board of health, 3100, 3937-3939, 3981, 4017, 4040, 4046, 4363, 4429 board of pardons, 3608-3612 board of taxation, 1367-1369 bonds, see State debt boundary, 2719-2722 capital, 2726, 2727 capitol, 121, 2735-2741, 3444 capitol commissioner, 2728 centennial, 2743-2745 civil service, 942, 2666-2668, 2682 contracts, 1223-1226, 2731 comptroller, 886, 1209, 1231, 1415, 1420, 1460, 1541, 2740, 3005, 3610 comptroller of county accounts, 2716 dairy commissioner, 4412-4414 debt, 1194-1205, 2735, 2737, 3286 engineer, 2718 entomologist, 4288 examiner, 1189, 1577, 2713, 2714 fair, 4219, 4220 fair grounds, 122 finance, 1190-1266 flag, 2750

State (continued) flower, 2746-2749 funds, 1219-1222, 1227-1229 geological survey, 627-630 historian, 626 historical commission, 623 historical society, 619-622, 3436 inspector of gas meters, 3067 institutions, 1230-1239, 1263, 2675, 2685, 3402, 4068 land commissioners, 386, 1240, 1254, 1258, 1264, 1366, 3001, 3930 lands, 1240-1266 librarian, 581-583 libraries, 572-580 library commission, 596, 605-607 memorial board, 3423 memorials, 634-642 museum, 631 officers, 841, 930, 1213, 1216, 2676-2718 parks, 2753-2756 printing, 910-937, 1224, 1225 printing board, 911, 912 prisons, 3579-3589 reformatories, 3644-3656 roads, 3281-3290 school commissioner, 270 seal, 2752 sobriquet, 2751 superintendent of buildings, 2731, 2732 superintendent of public instruction, 271, 272, 323, 431, 448, 492, 512, 1366, 4177 supplies, 1223, 2731 taxes, 1190-1193, 1321, 3343, 3345, 3457, 3464 treasurer, 382, 391, .o, 565, 724, 1052, 1209, 1221, 1233, 1421, 2740, 3669 troops, 3335, 3336, 3348, 3352 university, 117, 266, 520, 523-544, 1416, 4321, 4329 veterinarian, 4350, 4351, 4366-4368 warrants, 1211, 1218, 1265 State's attorney, 2176, 2177, 2519, 2533 Stations, R. R., 3822 Statistics, 654-657, 2723, 4176 labor, 938-941 vital, 3941. 3946, 3955-3961 Statute of limitations, 2204

Statutes, 638-642 Tax (continued) construction of, 907 lands, 1251 Stealing, 2621-2625 receipts, 697-699 relief, board of, 1286, 1374 Steamboats, 4082, 4083 Stenographers, court, 2066, 2069, 2070, sales, 1119, 1346 1362 1386 Taxation, 1267-1521, 1719 2094, 2097, 2129, 2194, 2200, 2201, Taxes, business license, 1487-1491, 4280-2278 Stock, see Capital stock 4283, 4408 live, see Domestic animals city, 1270, 1295, 1377-1379, 1524, Stockholders' liability, 1006, 1007 1526, 1618-1626, 2873, 3045, 3164-Storage, see Warehouses 3166 corporation, 1424-1486, 3027, 3033, 3747, 3748 Street railways, 3776-3778, 3872-3911, 2976, 3009, 3041, 3120 taxation of, 1483, 1484 county, 1321, 1371, 1524, 1525, 1578-Streets, 3112-3141, 2773, 3844-3853 1583, 2796 improvements, assessments, 1548inheritance, 1413-1423 1567 litigation, 1496, 1497 sprinkling, 3129-3134 local and municipal, 1339, 1372-1374, Strikes, 985, 990-993 1522-1527, 1546 Sturgeon, 4493 personal, 1301-1318,1342-1345,1389-Subpoenas, 2294, 2295, 2548, 2549 1393 Succession to estates, 1906-1920 poll, 1410-1412, 698, 3037, 3039 Suffrage, 675-703 real estate, 1284, 1293-1300 Sugar, 4155-4157 road, 1351, 1523, 3037-3040, 3204, beet, 4346 3206, 3241, 3242, 3265-3279, 3291, Summons in actions, 2219-2226, 2467 3292, 3306 Sunday observance, 193, 197-206, 4500 school, 255, 261-263, 362-367, 1524 liquor traffic, 126, 127 state, 1190-1193, 1321, 3343, 3345, Superior courts, 20, 840, 2098-2100, 3457, 3464 2263, 2310, 2340, 3489, 3658 township, 1525, 1657, 3465 Supreme court, 2044-2077, 691, 840, 905, vessels, 1493-1495 1375, 1443, 2029-2031, 2095-2097, village, 1340, 1411, 1524, 1649 2101, 2132, 2508, 2526, 2542, 2573, Taxidermists, license, 1516 3481, 3486 Teachers, 408-455, 513-516 appeals to, 2104, 2342-2351, 2359, association, 411 2398, 2587 pensions, 417-420 commissioners, 2051 Technical schools, 558-570 reports, 2071-2077 Telegraph companies, 3913, 3915-3918, Supreme court of errors, 2345 1442, 1477-1479, 3009, 3041 Sureties, 1854-1856 Telephone companies, 3913, 3009, 3041 Surety companies, 1049, 2808, 3762-3773 despatches, 3918 Surrogates, 1940, 1992 wires, 3919 Surveyors' chains, 1669 Temperance, stimulants and narcotics, Sweat shops, 982 77-173 Swine, 1317, 1318, 4459, 4477, 4482, 4487 Ten-hour day, 973 Tenement houses, 3970-3972 Tan bark, 4122, 4171 Terrapin inspector, 4482 Tax assessors, 740, 792, 942, 1271, 1274-Testimony, see Evidence 1281, 1372, 1378, 2807, 2902, 2973, Text-books, 476-485 39**5**9 Textile manufacturers, 1831 collectors, 1271, 1272, 1283, 1324schools, 568 1330, 1337, 1343, 2151, 2902, 2968, Theaters, 67, 73, 75, 4065 2973

Tramps, 2651-2654

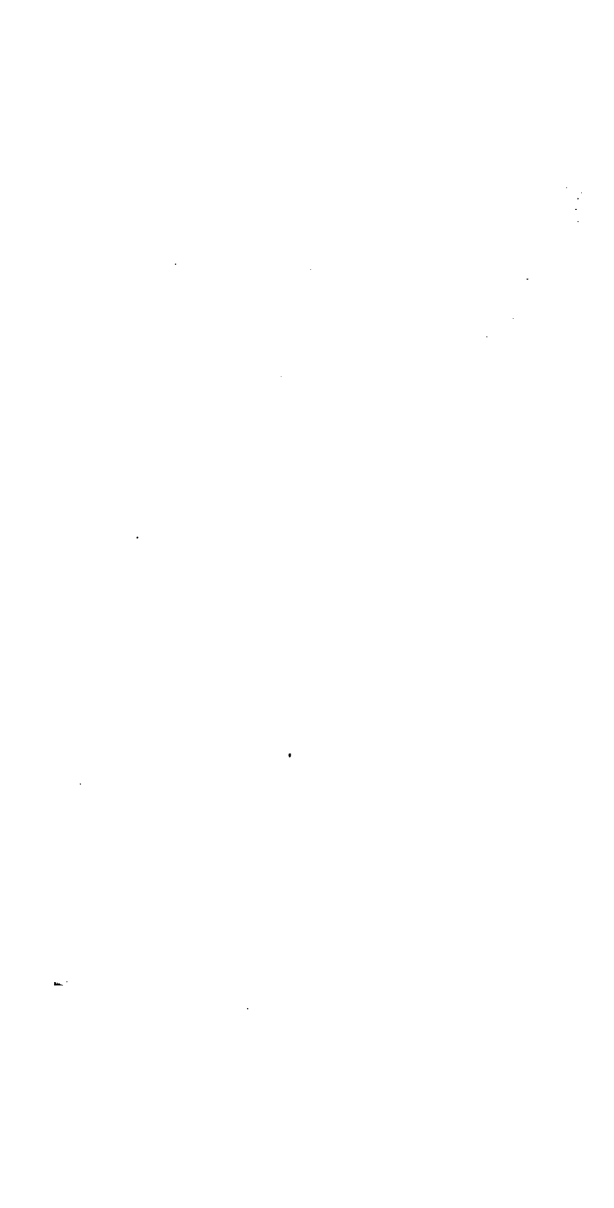
Theft, 2626 Thistles, 4294-4303 Tide lands, 1253, 4529 marshes, 1833, 4257 Timber, 1668, 1708, 1828, 4160, 4164 Title to property, 2404-2409 insurance of, 3762 Tohacco, 163-172 warehouses, 1178, 4108 Toboggan slides, 76 Toll bridges, 3797 roads, 3246-3254 Torrens system, land transfer, 1686 Tort, action for, 2444, 2446, 2452 Towns (townships), 2978-3000, 72, 86, 87, 1354, 1373, 1422, 1439, 1648, 2766, 2768, 2792, 2821, 2938, 2951, 2960, 2961, 3017, 3018, 3097, 3133, 3170, 3200, 3218, 3219, 3314, 3317, 3438, 4043, 4239, 4272-4274 accounts, 1661-1663 assessors, 1372 board of relief, 1286, 1374 clerk, 224, 319, 683. 831, 1288, 1289, 1662, 1664, 1672, 2780, 2998, 3230, 3319, 3879 commissioners, 2997 debts, 1528, 1658, 3068, 3072, 3262, finance, 1643, 1657-1665, 2518 funds, 1659, 1660 meetings, 2986-2990 officers, 2775, 2938, 2992-2995 roads, 3206-3210 selectmen, 363. 403, 754, 2996, 3879, 3953 sidewalks, 3146, 3148, 3151, 3157 supervisors, 3209 taxes, 1525, 1657, 3465 treasurer, 1659, 1661, 1665 warrants, 1663, 1665 Towns (villages), 2944-2946, 1648, 2768, **2769**, **2861**, **2967**, 3056, 3079. **3097**, 3126, 3135, 3198, 4043 debts, 1534, 1547 taxes, 1523, 1526 Trade, industries and mining, 4092-4204 Trade-marks, 987, 4134-4138 Trade-unions, 986-989, 4134, 4135 Trains, R.R., 203, 204, 3858-3871 orders, 3858

robbery, 2609

Transient dealers, 1513-1515 Transportation and communication, 3789-3936 taxes on, 1442, 1476-1486 Treasurers, see State, County, City treasurers, etc. Trees, fruit, 4319-4328 shade, 3141, 3167, 3261 Trespass on lands, 1748-1755 action for, 2431 Trial, continuance of, 2538 new, 2413, 2542 Trial docket, 2268 Trial of cases, 2089, 2247-2268 criminal, 2535-2570 Trolley wires, 3903 Trout, 4485, 4488, 4489 Truant officers, 304, 305, 313 Truants, 310-312 Trust companies, 1028, 1048, 1049, 1056, 1060, 1065. 1069, 1080, 1082, 1083, 1092-1099, 1443, 1448, 1451 Trust deeds, 1762, 1771, 1772 Trustees of estates, 1943, 1988, 2437 in insolvency, 1904 Trusts, 1848-1855 Trusts and combinations, 1181-1184 Tuberculosis, 4357, 4359, 4369-4371 Tunnels, 3911 Turkeys, wild, 4454 Twine, binding, 4152 Typewriting, legal, 1757, 2279 Unchastity, declaration of, 2605 Underground railways, 3910 Undertakers, 3975

Unchastity, declaration of, 2605
Underground railways, 3910
Undertakers, 3975
Undertakings, 2394. See also Bonds
U. S. courts, 2367, 3813
cessions to, 2757
flag, 354, 355, 2675, 2741
prisoners. 3616
surplus revenue, 1229
Universities, state, 117, 266, 520, 523-544,
1416, 4321, 4329
Usury, see Interest

Vaccine virus, 4032, 4056 Vagrants, 2651-2654 Vehicles, 1311 Venereal diseases, 4039



### University of the State of New York

The object of the University as defined by law is to encour age and promote education in advance of the common elementary branches. Its field includes not only the work of academies, colleges, universities, professional and technical schools, but also educational work connected with libraries, museums, university extension courses and similar agencies.

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Form

# State Library Bulletin

LEGISLATION No. 7

December 1896

# LEGISLATION BY STATES IN 1896

# Seventh Annual Comparative Summary and Index

PAGE	PAG
<b>Preface</b> 315	Military regulations 38
<b>Public morals 319</b>	Charities 88
<b>Education</b>	Penal and reformatory 38
Political regulations 328	Insurance 38
Labor	Transportation. Communication 89
Corporations 335	Public health and safety 39
Finance	Trade. Industries. Mining 39
Property and contract rights 346	Agriculture 40
Estates of decedents	Game and fish 40
Administration of justice 353	CONSTITUTIONAL AMENDMENTS 40
State and local government	SUBJECT INDEX 40

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1890 T. Guilford Smith, M. A., C. E Buffalo
1892 WILLIAM CROSWELL DOANE, D. D., LL. D Albany
1893 Lewis A. Stimson, B. A., M. D New York
1894 Sylvester Malone Brooklyn
1895 Albert Vander Veer, M. D., Ph. D Albany
One vacancy
Elected by the regents

1888 MELVIL DEWEY, M. A., Secretary -



### PIREFACE

As fast as proofs or advance copies of the session laws of each state can be secured, the separate laws are indexed on cards by the legislative sub-librarian, E. Dana Durand, Ph. D., and classified by subject. This is necessary to enable the state library to answer promptly frequent inquiries as to legislation in other states.

This index is printed at the end of the year in order that legislators, state officers and others may know at a glance what laws have been passed by states on any subject, without going to the library to consult the manuscript index. In most cases the laws are briefly summarized as well as cited, so that frequently consultation of the laws themselves is unnecessary. The aim is to give as far as possible a concise comparative view of current state legislation on all subjects except those of purely local interest. Such a summary is of course impracticable with general laws having many regulations or minor amendments. This annual bulletin should contribute materially to advancing standards of legislation and promoting uniformity, as it enables legislators with a minimum of labor to utilize the experience of other states which have recently been working on similar problems.

The references in the present bulletin cover 14 states. They include all the legislative sessions held in 1896 except those of Georgia and Vermont, held in the last quarter; together with the Georgia session held in the last quarter of 1895.

An unusually large number of important constitutional amendments were voted upon by the people in 1896, and information as to their adoption or rejection has been obtained from the secretaries of state. The amendments are placed in the summary under their proper subject-heads, but on page 408 a separate table, arranged by states and referring to the marginal numbers, is added.

## **Explanations**

These must be carefully read to understand the bulletin.

The bulletin consists of two parts: summary and index.

The summary is classified under the general heads shown in the table of contents on the cover and in greater detail on page 317. More comprehensive laws are regularly put first under the headings, and in ascertaining what legislation has been passed concerning subordinate matters under the general subject, it is necessary to refer also to the more inclusive entries. Cross references must also be observed.

The index is an alphabetic list of all the specific topics contained in the summary, and refers to each entry by its marginal number. It is necessarily very condensed.

New legislation only is included; and when this is in the form of amendments, only those clauses which add to, or materially change old enactments are cited. In case some part of the former law, still retained, is necessary for clearness, it is printed in ordinary type and new matter in italics.

Citations, as a rule, are made by state, number of chapter, and date of approval. In Ohio and Rhode Island, where the governor's approval is not necessary, the date of final passage by the legislature is given. In the case of bills which are passed over the

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governor's veto or become laws without his signature by expiration of time, the date of such passage or expiration is given. The laws of Ohio and Georgia are without chapter numbers, and references are to page numbers.

Any inquiries or correspondence pertaining to comparative legislation will be promptly answered if addressed Legislative sub-librarian, State library, Albany, N. Y.

MELVIL DEWEY

Director

### LEGISLATIVE SESSIONS INCLUDED IN THIS BULLETIN

The sessions are biennial and the dates 1896 unless otherwise indicated.

	Dates		Di	ates
Georgia (annual)	23 O - 11 D '95	New York (annual)	2 Ja	- 30 Ap
Iowa	13 Ja - 11 Ap	Ohio	6 Ja	- 27 Ap
Kentucky	6 Ja - 17 Mr	Dhada Island (amusah	) 21 Ja	- 15 My
Louisiana	11 My - 9 Jl	Rhode Island (annual)	36 My	- 28 My
Maryland	1 Ja - 30 Mr	South Carolina (annual)		- 7 Mr
Massachusetts (anni	<i>ual</i> ) 1 Ja - 10 Je	Utah	7 Ja	- 5 Ap
Mississippi	7 Ja - 24 Mr	Virginia	4 D '95	- 5 Mr
New Jersey (annua	/) 14 Ja - 26 Mr			-

### ABBREVIATIONS

### Months

Ja	January	Aр	April	Jl	July	О	October
F	February	Мy	May	Ag	August	N	November
Mr	March	Je	June	S	September	D	December
				States			

Ga. Ia. Ky. La. Md.	Georgia Iowa Kentucky Louisiana Maryland	Mass. Miss. N. J. N. Y.	Massachusetts Mississippi New Jersey New York	O. R. I. S. C. Va.	Ohio Rhode Island South Carolina Virginia
---------------------------------	--	----------------------------------	--	-----------------------------	--

### SUMMARY AND NUMBER OF REFERENCES BY SUBJECTS

	No.	Page		No.	Page
Public morals		319	Administration of justice		353
Family	II	319	Practice of law	4	353
Amusements	16	320	Courts	42	354
Intoxicating liquors. Nar-		·	Court officers	15	356
cotics	28	320	Civil procedure — general	gő	357
Public order and decency	8	322	Civil procedure — special	<b>y</b> -	331
		<b>J</b> ==	actions	25	362
	63		Criminal procedure	40	363
Education	-3	322	Crimes	34	366
Public school organization	42	322	- Crimes	37	200
Teachers	21	324			
Instruction	10			256	
Higher and professional	18	325 326	<b>.</b>		
Libraries	8		State and local government		367
Scientific work. Art	16	327	General	8	367 368
Scientific work. Art	10	3 <b>2</b> 7	State government	42	368
			County & township		
Delitical segulations	115	0	government	27	370
Political regulations	_	328	Cities, Villages, Towns.		
Civil rights. Citizenship	4	328	Boroughs	48	371
Elections	59	329	Police. Fire department	II	374
Law-making. Legislature		332	Light, Water. Power	22	374
Public documents. Print-			Local improvements.		•••
ing	6	333	Sewers, &c.	38	376
_			Parks. Boulevards	7	378
	93		Cemeteries	4	3 <b>7</b> 8
Labor		333	· Roads. Highways.	4	31-
Statistics. Bureaus	I	333	Bridges	56	378
Employment. Wages	16	333			310
Protection. Factory laws	17	334			
· · -	<u> </u>	•••		263	
	34		Military regulations		381
Corporations		335	Militia. National guard	21	381
General	24	335	Veterans. War memorials	31	382
Corporations not for profit		336	· Veterans. Was memorials	3*	302
Banking and loan institu-		334			
tions	25	227		52	
Trusts and combinations	-	337 338	Charisian		-O.
Trusts and combinations	5	330	Charities		384
_	6-		Charities and reform.	-	-0.
Pinance	65	220	General	6	384
		339	Insane. Feeble-minded	14	384
State finance	15	339	Deaf and dumb. Blind	9	385
Taxation — general	42	340	Other charities	13	385
Special forms of taxation	43	342			
Local finance	31	344		42	
_			Danol and reformator	•	-04
_	131		Penal and reformatory		386
Property and contract right	8	346	State prisons and convicts	29	386
Possession. Transfer	33	346	County jails and prisoners	5	388
Liens. Incumbrances	22	348	Reformatories	10	388
Michael Anguinorances			<del></del>		
	22				
Other obligations, etc.		350 351		44	
	7	351	_	44	_
Other obligations, etc.	7		Insurance	44	389
Other obligations, etc. Insolvency		351	Insurance General	10	389 389
Other obligations, etc. Insolvency  Batates of decedents	84	351			389 389 389
Other obligations, etc. Insolvency  Estates of decedents Descents. Devises	84 10	351	General	10	389 389
Other obligations, etc. Insolvency  Batates of decedents Descents. Devises Administration. Proce-	84 10	351 351 351	General Life and accident Fire and other casualty	10	389
Other obligations, etc. Insolvency  Estates of decedents Descents. Devises Administration. Procedure	7 84 10	351 351 351 352	General Life and accident Fire and other casualty Surety and guaranty com-	10 12 19	389 389 390
Other obligations, etc. Insolvency  Batates of decedents Descents. Devises Administration, Proce-	84 10	351 351 351	General Life and accident Fire and other casualty	10	389 389
Other obligations, etc. Insolvency  Batates of decedents Descents. Devises Administration, Procedure	7 84 10 19 6	351 351 351 352	General Life and accident Fire and other casualty Surety and guaranty com-	10 12 19 8	389 389 390
Other obligations, etc. Insolvency  Batates of decedents Descents. Devises Administration, Procedure	7 84 10	351 351 351 352	General Life and accident Fire and other casualty Surety and guaranty com-	10 12 19	389 389 390

# NEW YORK STATE LIBRARY

	No.	Page		No.	Page
Transportation. Commu-		-	Agriculture		401
nication		39 I	General Associations	7	401
Railways	43	391	Soil — drainage, irrigation	,	-
Rapid transit. Street rail-		-	fertilizers	17	401
ways	14	394	Pests. Hindrances to crops	8	402
Express. Telegraph. Tel			Domestic animals	25	402
ephone. Navigation	16	395	Dairy products	13	404
• -			Forestry	4	404
	73	_	<u> </u>		
Public health and safety		396			
Gen'l supervision. Boards Medicine. Dentistry.	14	396		74	
Pharmacy	II	396	Game and fish		404
Foods. Adulteration	9	397	General	8	404
Public safety	12	397	Game	15	405
· -			Fish	20	405
	46	_	Shell fish	II.	406
Trade. Industries. Mining		398			
Domestic trade. Weights		_			
and measures	27	398		54	
Arts. Industries	12	400	-		
Mines and mining		400	Total number of refer-		
	46		ences	1619	

# State Library Bulletin

Legislation no. 7 December 1896

# LEGISLATION BY STATES IN 1896

Seventh Annual Comparative Summary and Index

# Public morals

(See also Crimes and punishments, 819; Religious corporations, 318)

### **Family**

(See also Bastardy, 57; Family property, 498, 566; Guardians, 593; Orphans, 1191)

- 1 Marriage. General law of domestic relations. N. Y. 272, 17 Ap
- 2 Man may marry aunt of former wife. Va. 14, 17 D '95; 169, 28 Ja
- 3 Confirming rights of heritage of polygamous children.

Utah 41, 9 Mr

- 4 Legitimatizing polygamous children.
- Utah 82, 3 Ap
- When woman lives out of state, marriage license to be issued by clerk of county where marriage solemnized.
   Va. 77, 17 Ja
- 6 Increasing penalty for performing ceremony unlawfully. Person solemnizing must be able to read and write English. Jewish rabbis.

  Mass. 306, 22 Ap
- 7 Divorce. Absolute divorce may be granted three [formerly 5] years after limited divorce for desertion. Va. 76, 17 Ja
- 8 Judgment may not be by default.
- Ga. p. 44, 16 D '95
- 9 Support of family. Abandonment or failure to support wife or minor children a misdemeanor.

  Md. 73, 23 Mr
- 10 Court may allow deserted or neglected wife alimony. Provision for children. Procedure. Utah 33, 8 Mr
- When parents live apart or divorced, each has equal rights, and court may order concerning support and custody as best for child.
  N. J. 116, 26 Mr

### Amusements

(See also Licenses, 432 Police, 979)

12	Gambling. Increasing penalty for engaging in	or permitting.
		Miss. 105, 21 F
13	Playing dice for money prohibited.	La. 22, 2 Jl
14	Horse racing. Amendments. Agricultural socto law. Examination of racing associations. be considered betting.	•
	•	

- 15 Unlawful from December to March.
- Va. 781, 4 Mr
- 16 Prohibiting pool selling on contests outside state.

17 Prohibiting pool selling in any way or place.

- Va. 539, 29 F Va. 545, 29 F
- 18 Prize fighting. Increasing penalty to one to five years imprisonment. Extended to fight between man and animal. Va. 529, 28 F
- Penalties for engaging, acting as second, etc., aiding or betting on contest.

  Ky. 5, 14 Mr
- 20 Abetting, offering purse, etc., a misdemeanor. S. C. 106, 11 F
- 21 Sparring exhibitions, where admission fee is charged or contestants receive pay, prohibited. Exception for athletic associations.

N. Y. 301, 17 Ap Mass. 422, 21 My

- 22 Shows. Theaters. Penalty for immoral shows. Use of phonographs, etc.

  Mass. 339, 28 Ap
- 23 Reducing license for circuses and shows to \$100 [formerly \$200] a day, and broadening definition.5. C. 92, 9 Mr
- 24 Wearing hats obstructing view prohibited in theaters, etc.

O. p. 122, 6 Ap La. 62, 8 Je

25 Bathing grounds. Assignment of lands under water to hotels, etc. for. Va. 235, 5 F

### Intoxicating liquors. Narcotics

(See also Election places, 211; Adulteration of liquor, 1387)

- 26 Prohibition. Proposed repeal of prohibiting article in constitution.
  S. D. 88, '95
  Adopted by people, 1896. See footnote c, p. 408.
- 27 Constitutional amendment providing for prohibition submitted to next legislature. Not adopted by legislature of 1896.

Ia. 6, 24 Ap '94

- 28 State dispensary system. Revising law. Reorganizing state and county boards of control. Analysis of liquors. Prosecutions; etc. S. C. 61, 6 Mr; 62, 9 Mr
- 29 Local option. Townships required to vote on question at next election, and on petition of 10 per cent of voters thereafter.

M. Y. 112, 28 Mr

- 30 Liquor licenses. General law, establishing state commissioner and increasing rates. Part of revenue goes to state. Hotels, druggists, etc. Penalties. Intoxication.
  N. Y. 112, 23 Mr
- 81 Readjusting classes and rates. No distinction between retail and bar-room license. Va. 699, 4 Mr
- 32 Towns and cities may license and regulate sale of domestic wines not to be drunk on premises. Peddling of one's own product.
  Ga. p. 91, 16 D '95
- 33 Rate \$350 [formerly \$250]. Distribution of funds. O. p. 34, 20 F
- 34 License commissioners of cities may appeal to court from their removal by mayor.

  Mass. 396, 13 My
- 35 Surety companies may sign bonds of more than one licensee.
  Mass. 169, 18 Mr
- 36 In townships where there is no municipality one half liquor taxes to go to roads.

  Ia. 25, 10 Ap
- 87 Regulations and restrictions. License for sale within one mile of camp meeting grounds prohibited.

  N. J. 26, 9 Mr
- 38 Liquor not to be sold within one and one half miles of soldiers' home.
  0. p. 369, 27 Ap
- 89 Sale of ale and beer at soldiers' home permitted. Use of proceeds for library, etc.
  N. Y. 900, 26 My
- County jails outside village limits excepted from prohibition of sale
   within half mile of public institutions.
   N. Y. 445, 9 My
- 41 Prohibiting sale on holidays by holders of licenses for selling liquor to be drunk off premises.

  Mass. 308, 22 Ap
- 42 Prohibiting sale under any circumstances to minors or students [formerly, without consent, etc.]. Increased penalty. Va. 263, 5 F
- 43 Executors and administrators may sell wines made by deceased for six months without license.

  Miss. 100, 18 Mr
- 44 Certain exceptions in favor of native wine, beer and cider repealed.

  0. p. 55, 5 Mr
- 45 City councils may pass ordinances for prosecution of persons selling without license.

  La. 8, 26 Je
- 46 Druggists. Special duty of state board of pharmacy to investigate applications for license and violations of law. Penalties.

Mass. 397, 15 My

Ia. 60, 4 Ap

- 47 Not to sell malt liquors.
- 48 Wholesale druggists may sell alcohol to retail dealers without license.

  Miss. 71, 23 Mr
- 49 Tobacco. Increasing penalty for giving or selling to children under 16.

  O. p. 71, 7 Mr

50	Prohibiting manufacture or sale of cigarettes and cig	arette paper.
		Ia. 96, 4 Ap
51	License of \$10 [formerly \$50] for sale of cigarettes.	<b>Md. 4</b> 39, 4 Ap

- 52 Opium. Prohibiting opium dens.
- 53 Opium and hasheesh joints declared public nuisances. Ia. 82, 17 Ap

### Public order and decency

54 Cruelty to children. Torturing, cruel punishment, deprivation of food, etc.; penalty. Courts may remove children from custody of cruel, neglectful or immoral parents. Powers of societies.

Va. 644, 8 Mr

- 55 Houses of ill-fame. Prohibiting employing or harboring child O. p. 898, 27 Ap
- 56 Prohibiting harboring of females under 18 or procuring such for prostitution. O. p. 207, 21 Ap
- 57 Bastardy. Support in case of, by towns. Procedure.

N. Y. 225, 8 Ap

- 58 Sunday observance. Prohibiting hunting and fishing.
  - S. C. 100, 2 Mr
- 59 Obscene literature. Increasing penalty. Applies to written matter. Ia. 69, 8 Ap
- 60 Concealed weapons. Increasing penalty for carrying to \$30 [formerly \$10]. Va. 745, 4 Mr
- 61 Reducing penalty for carrying, or for manufacturing certain weapons, to \$10 [formerly \$25]. Mass. 104, 11 Mr

# Education

## Public school organization

62 General school law.

Utah 130, 5 Ap S. C. 63, 9 Mr

63 New York city; general reorganization. Commissioners in place of trustees; inspectors; superintendent and assistants.

N. Y. 387, 27 Ap

64 Proposing constitutional amendments relating to details as to public education. Rejected by people, 1896. La. 1895, '94

## School districts

- 65 Amending procedure in altering or uniting.
- ı M. Y. 264, 15 Ap
- 66 Repealing certain provisions of act of 1894 as to property of abolished school districts. M. J. 49, 17 Mr

- 67 Place of attendance. Where one [?two] or more schools in same district, pupils to attend nearest school.Va. 318, 13 F
- 68 Contracts for instruction may be made with any city or village [formerly more than 6,000 population] or union district. Districts contracting with others for instruction may convey pupils free.

  N. Y. 264. 15 Ap
- 69 Union free school districts. Formation, organization, powers; act amended.
  N. Y. 264, 15 Ap

#### Officera

- 70 Not to be interested in contract for building or furnishing school-house.
  Va. 861, 5 Mr
- 71 State board of education. Established. Powers. Utah 130, 5 Ap
- 72 Agents shall not be interested in textbooks or supplies.

**Mass.** 429, 25 My

- 73 State superintendent. Submitting constitutional amendment removing limit of salary at \$1,200. Rejected, 1896. Wis. 177, 11 Ap '95
- 74 Submitting constitutional amendment making state school commissioner elective instead of appointive by governor. Adopted by people, 1896.
- 75 County board of education. Established; powers. S. C. 63, 9 Mr
- 76 Amending as to appointment and terms of county board of school commissioners.
  Md. 341, 7 Ap
- 77 Bills for services to be approved by whom. Ga. p. 87, 16 D '95
- 78 County superintendent. To be elected and vacancies to be filled in same way as in case of other county officers.

  Miss. 108, 5 Mr
- 79 Submitting constitutional amendment separating office from that of probate judge. Adopted by people, 1896. Ida. p. 237, 9 Mr. '95
- 80 Second examination for position when no one passes first.

Miss. 109, 18 Mr

- 81 Township board. To be elected from separate precincts, with one member at large. N. J. 150, 31 Mr
- 82 Town districts having from 800 to 1,500 children may increase trustees to five [formerly 3] on popular vote.

  N. J. 19, 5 Mr
- 83 Certain towns may vote to change number of school committee at other than annual meeting.

  Mass. 319, 27 Ap
- 84 District board. Fourth-class postmasters eligible as trustees.

Va. 312, 13 F

- 85 District may extend term to three [formerly one] years, one trustee elected annually.B. I. 304, 31 Ja
- 86 Term of school sub-directors reduced to one [formerly 3] year.

Ia. 40, 14 Ap

87 New bond or additional sureties may be required of treasurer by board of education.0. p. 210, 21 Ap

#### Buildings. Grounds

- 88 Towns (villages) may borrow \$50,000 for schoolhouses.
  - N. J. 109, 26 Mr
- 89 Board of education in townships over 15,000, with consent of township committee, may issue bonds and construct. N.J. 33, 11 Mr
- 90 Appropriation of land authorized. Procedure. La. 96, 9 Jl
- 91 U.S. flag. Must be displayed on schoolhouses. O. p. 86, 25 Mr

### School finances (See also Public lands, 362)

- 92 State school funds. Regulating apportionment to counties and districts.

  N. J. 150, 31 Mr
- 98 Apportionment according to attendance of pupils five to 18 [formerly 21] and kindergarten children.

  N. Y. 264, 15 Ap
- 94 Submitting constitutional amendment that funds may be invested in bonds of local authorities in state. Limiting and regulating such investments. Adopted by people, 1896. Minn. 6, 11, Ap '95
- 95 Submitting constitutional amendment relative to investment.

  \*Rejected by people, 1896.\*\* Tex. p. 228, 27 Ap '95
- 96 Submitting constitutional amendment relative to investment.

  \*Rejected by people, 1896.\*\*

  Neb. 115, 29 Mr. '95
- 97 School tax. Counties to levy 3-mill tax. S. C. 63, 9 M
- 98 Certain delinquent taxes which become general state assets shall be turned over to county school funds when collected.

8. C. 32. 9 M

- 99 Collection of school district taxes from canal and pipe line companies. N. Y. 575, 12 My
- 100 Increasing limit for second class cities. Ky. 17, 17 MrSchool debts (See also School buildings, 362)
- 101 Proposed constitutional amendment limiting school district debts to five per cent of assessed valuation. Not voted on.

Ore. p. 611, 4 F '95

102 Accounting. Disposition of surplus school moneys at end of year in county or separate district treasury. Miss. 112, 19 Mr

### **Teachers**

- 103 Employment. Pay. Pensions. Required age raised to 18. Contracts to be made for employment. N. Y. 264, 15 Ap
- 104 State to add two dollars a week to wages of teachers of special ability in small towns.

  Mass. 408, 16 My

Mass. 186, 25 Mr

N. Y. 156, 30 Mr

105 Females to be paid same as males for same service. Utah 9, 11 F

106	Authorizing state organization of teachers for providing retirement fund out of contributions of members. Regulations.
	N. J. 32, 11 Mr
107	Examinations and certificates. Establishing state system. Certificates acceptable in lieu of local examination. Miss. 106, 18 Ap
108	State (higher or professional) certificates. Requirements; effect of certificates, etc. Utah 130, 5 Ap  Miss. 106, 18 Ap
109	County examiners may issue eight-year professional certificates.  Qualifications.  0. p. 121, 6 Ap
110	Act amended as to date and manner of conducting examinations.  Ry. 18, 17 Mr
111	Teachers having taught five consecutive years under first grade license are exempt from further examination.
	Miss. 107, 19 Mr
112	County school examiners' compensation. Advertising examinations.  O. p. 215, 21 Ap
113	First class certificates valid two [formerly one] years.
	Ia. 39, 10 Ap
114	Certificates issued to graduates of state normal school may be renewed every four years without examination. La. 91, 9 Jl
115	Requiring examination in elementary economics. Ia. 39, 10 Ap
116	Requiring examination in civil government. O. p. 36, 20 F
117	Normal schools. Changing system of scholarships in normal college.  S. C. 64, 9 Mr
118	Local boards may accept gifts. N. Y. 165, 30 Mr
119	Teachers' institutes. Extending system. Must be held annually in parishes and teachers must attend. State board. La. 111, 9 Jl
120	Election and organization of executive committee of county institutes.  O. p. 10, 6 F
121	May be formed for 25 [formerly 50] teachers if in three contiguous

# Instruction. Attendance. Discipline

123 Compulsory education. Children 7 to 14 must attend eight weeks yearly. Separate schools for white and colored. Ky. 36, 28 Mr N. Y. 606, 18 My

124 Miscellaneous minor amendments to law.

122 Summer institutes established; regulation; support.

towns.

- 125 Age. (See also 93) Submitting constitutional amendment reducing minimum age of attendance to five [instead of 6]. Rejected by people, 1896.

  Mo. p. 288, '95
- of state to obtain terms from publishers, not over 75 per cent of regular wholesale price. Local boards may adopt only books so furnished and shall sell at not over 10 per cent advance to pupils.

  Books not to be changed within five years.

  O. p. 282, 22 Ap
- 127 County school commissioners to adopt, purchase and furnish free.

  Money therefor appropriated by state.

  Md. 135, 4 Ap
- 128 On popular vote any district may furnish free. Ia. 37, 7 Mr
- 129 Alcohol and narcotics. Act requiring instruction as to effects amended. N. Y. 901, 26 My
- 130 Graduation. Amending provisions for graduation of pupils and commencement exercises in district schools.
  O. p. 198, 18 Ap
- 131 Kindergartens. Independent school districts may establish free.
  Ia. 38, 13 Mr
- 132 Any common [formerly union] school district may establish free.

  N. Y. 264, 15 Ap

## Higher. Professional. Technical

(See also Practice of medicine 1371; Dentistry 1377)

- 133 All higher educational institutions required to report annually to state superintendent of education.

  S. C. 63, 9 Mr
- Submitting constitutional amendment regarding number, term and powers of board controlling state institutions. Adopted by people, 1896. See footnote c, p. 408.
  S. D. 36, '95
- 135 State superintendent of education ex officio trustee of state educational institutions.

  Miss. 115, 23 Mr
- 136 One tenth mill tax yearly higher, agricultural and technical education.

  O. p. 59, 9 Mr
- 137 State university. General law. Normal school. Utah 83, 2 Ap
- 138 Election of supervisors. La. 75, 9 Jl
- Number of trustees increased to 15 [formerly 9]. Classification of terms.
   Miss. 116, 16 Mr
- 140 Tax, annually at least .03 mill, for Ohio and Miami universities.(Of. no. 136)0. p. 40, 26 F
- 141 One tenth mill tax for five years for erecting buildings.

Ia. 114, 17 Mr

Private educational institutions. (See also Membership corporations, \$13)

148 Petitions for acts of legislature to be advertised and presented before January 1, to secretary of board of education.

Mass. 881, 9 My



- 143 County seminaries; property may be sold or transferred to common school districts.

  Ky. 14, 17 Mr
- 144 Agricultural and mechanical college. Establishing for negroes.

  S. C. 65, 3 Mr
- 145 Free tuition five [formerly 4] years. Students for admission to be selected by lot [formerly examination]. Miss. 113, 23 Mr
- 146 Name: agricultural and mechanical college and polytechnic institute.
  Va. 835, 5 Mr
- 147 Industrial education. Term of trustees of state industrial schools
   four [formerly 5] years.
   N. J. 48, 17 Mr
- 148 State scholarships in Worcester polytechnic institute.

Mass. 407, 16 My

- 149 State scholarships in Massachusetts institute of technology; number increased and act amended.
  Mass. 310, 27 Ap
- 150 Girls' industrial institute and college; free tuition extended to five
  [formerly 4] years. Tuition in music. Miss. 114, 18 Mr

#### Libraries

- 151 State library. Three commissioners to be appointed in place of ex officio board. Powers. State librarian's duties. Distribution and exchange of public documents.
  0. p. 291, 22 Ap
- 152 Concurrence of governor and attorney-general for purchase of books.
   S. C. 67, 2 Mr
- 153 Cooperation of state. Local libraries may become associates of state library and may borrow books, receive advice, etc. Reports required. Traveling libraries established for loaning to clubs, schools, etc.

  Ia. 49, 8 Ap
- 154 Free public libraries. Cities and towns may establish on petition or popular vote. Tax limit. Government. Utah 54, 18 Mr
- 155 Authorizing taxes in cities for enlarging or changing building.
  N. J. 15, 5 Mr
- 156 Cities under special charter may use park land for site.

  Ia. 51, 14 Ap
- 157 Authorizing tax for sinking fund in cities over 15,000. Ia. 50, 19 Mr
- 158 Establishment must be under University law. N. Y. 576, 12 My

### Scientific work. Art

(See also War relics and memorials, 1147)

- 159 Academy of sciences. Donating part of state exhibit at New Orleans and Chicago expositions.

  Md. 345, 4 Ap
- 160 State archives. Appropriation to state historical society for publishing.

  Md. 283, 2 Ap

161	Geological and economic survey. Established; regulation.
	. Md. 51, 19 Mr
162	State geologist. Made independent of University of the State of New York. N. Y. 493, 11 My
163	State museum. Collection of Indian relics to be made.
	N. Y. 586, 12 My
164	Site and plans to be secured for historical and art museum.
	Ia. 115, 17 Ap
165	Memorials. Monuments. Art. Certain state relics turned over
	to Confederate memorial society. Va. 803, 4 Mr
166	Appropriation for silver service for battleship Iowa. Ia. 118, 17 Ap
167	State memorial to be placed in U. S. ship Massachusetts.
	Mass. Res. 84, 27 Ap
168	Appropriation of land by historical societies for monuments.
	N. Y. 681, 15 My
169	Towns may appropriate money for marking historic spots.
	Mass. 477, 4 Je
170	Accepting gift of John Brown farm to state. N. Y. 116, 25 Mr
171	General Joseph Hooker; statue to be erected near state house.
	Mass. Res. 43, 28 Mr
172	General H. W. Slocum; equestrian statue at Gettysburg.
	N. Y. 203, 4 Ap
173	Samuel F. Smith; bust to be placed in state house.
	<b>Mass.</b> Res. 119, 9 Je
174	Appropriation for purchase of portrait of Robert Toombs.
	Ga. p. 449, 16 D '95

# Political regulations

(See also State and local government, etc.)

## Citizenship. Civil rights

- 175 Negroes. Constitutional amendment allowing to reside in state approved by second legislature. Not voted on for lack of special act for submission.

  Ore. p. 613, 12 F '95
- 176 Aliens. No alien may hereafter acquire over 500 acres of land.8. C. 91, 9 Mm
- 177 Reducing restrictions on holding land. Ia. 104, 14 Apr
- 178 U.S. citizens preferred on state and local public works.

Mass. 494, 5 J

#### Elections

(See also, for term of office, vacancies, etc., State officers, 861; Local officers, 951, etc.)

179 General laws. Australian ballot adopted; alphabetic arrangement. Nominations, etc. La. 187, 9 Jl

Utah 69, 28 Mr Utah 125, 5 Ap

180 General revision and consolidation.

Md. 202, 2 Ap N. Y. 909, 27 My

- 181 Submitting constitutional amendment fixing date of general elections Tuesday after first Monday in *November* [formerly October under amendment of 1890—previously November]. *Adopted (?)*by people, 1896.

  Fla. J. Res. 5, 29 My '95
- 182 State ballot law commission. Ex officio members dropped. Three members, one at least from each of two leading parties [formerly all from different parties]. Pay. Mass. 383, 9 My
- 183 Suffrage. Qualifications. Acts to carry into effect provisions of constitution of 1895 requiring ability to read and write, or assessment of \$300, and payment of poll tax.

8. C. 21, 9 Mr; 22, 5 Mr

- Constitutional amendment requiring ability to read and speak
  English. Adopted by people, 1896. Wash. 37, 8 Mr '95
- 185 Restoration of convicts to citizenship, when. Utah 2, 24 Ja
- 186 Constitutional amendment allowing woman suffrage. Rejected by people, 1896.

  Cal. J. Res. 27, 16 Mr '95

  Adopted by people, 1896.

  Ida. p. 232, 21 Ja '95
- 187 Constitutional amendment requiring registration, and ability to read constitution or ownership of property assessed at \$200.

  \*Rejected by people, 1896.

  La. 200, '94
- 188 Constitutional amendment requiring naturalization of aliens three months before election [formerly voted on declaration of intention]. Adopted by people, 1896.

  Minn. 3, 2 Mr '95
- 189 Constitutional amendment requiring naturalization three months before election. Rejected by people, 1896.

Mont. Pol. code, \$ 5200, 4 Mr '95

- 190 Constitutional amendment requiring declaration of intention to become citizen six months before election. Adopted by people, 1896.

  Tex. p. 227, '95
- 191 Constitutional amendment requiring six [formerly 4] months residence in state, 30 [formerly 10] days in election district. Adopted by people, 1896.

  Minn. 3, 2 Mr '95
- 192 Nominations. Primaries. In cities over 40,000, candidate may appoint watcher at each primary polling place; registration certificate must be produced.

  8. C. 25, 9 Mr

193	Candidat	e or h	is agen	t may	y watch	polls.	Loiterii	ng, sa	oliciting	or
	showin	g ballo	t with	in 100	feet pro	hibited	•	0. p.	877, 27	Ap
194	Disabled	voters	may	sign	nominati	on pap	ers by	prox	y. Nai	nes

194 Disabled voters may sign nomination papers by proxy. Names not to be added after papers certified. Notice of withdrawal of candidate must be filed. Caucuses, minor amendments.

**Mass. 469, 4 Je** 

8. C. 22, 5 Mr

- 195 Date of filing certificates of nominations to vacancies in special elections. Election officers.
   Ia. 68, 25
- 196 Candidates named by two or more parties must choose on which ticket to be placed in official ballot.0. p. 185, 17 Ap
- 197 Political parties. Choice of name for ballots not to conflict with other parties. Party committees to hold till successors are chosen.

  Committees where wards change.

  Mass. 469, 4 Je
- 198 Registration of voters. General law. Required biennially.

  La. 89, 9 Jl
- 199 General law. Required of all voters. House to house canvass.
  Utah 126, 5 Ap
- 200 General amendments to conform to constitution of 1895.
- 201 Required only in cities over 3,500 [formerly 2,500]. Ia. 62, 10 Ap
- 202 Fixing compensation of board of registry and election.N. J. 47, 17 Mr
- 203 When last registration day is holiday, registration to be on preceding day.

  Mass. 73, 12 F
- 204 Voting precincts. To contain not over 1,000 [formerly 800] voters in cities.

  Mass. 244, 7 Ap
- 205 Election officers. Amending law as to organization of county election supervisors and as to appointment and removal of judges, clerks, etc.

  0. p. 145, 10 Ap
- 206 Provisions in case of illness or disability of members of election board.
  Va. 700, 4 Mr
- 207 In absence of all managers of election voters present may elect new managers.
   S. C. 21, 9 Mr
- 208 County chosen freeholders to fix and pay compensation of district and county boards of registry and election. N. J. 147, 30 Mr
- 209 Election blanks to be furnished to notaries who are ex officio justices.

  Ga. p. 23, 4 D '95
- 210 Polling places. Township or municipal clerk to designate places of registry and election. May construct buildings in street.

N. J. 149, 31 Mr

211 Elections not to be held where liquor is sold.

N. J. 16, 5 Mr

N. Y. 549, 12 My

- 212 Ballots. Voting. Pasters; same restrictions as for original ballots.

  Mass. 469, 4 Je
- 213 Stamps with X and precinct number may be used in any town or city.
  Mass. 518, 9 Je
- 214 Assistance to voters. Only allowed in case of apparent physical disability. Oath of voter also required.0. p. 148, 10 Ap
- 215 To be by a judge of election designated by other judges [formerly by special constable]. Va. 700, 4 Mr
- Voting machines. Davis automatic ballot machine; towns or cities may use for all elections. Regulations.
   N. Y. 339, 21 Ap
- 217 McTammany ballot machine may be used in all elections. State to supply towns free; restricted to 50 machines for 1896.

  Mass. 498, 5 Je

218 Myers ballot machine; towns may adopt [formerly on authority of county supervisors] for all elections. Preparation of machines.

N. Y. 163, 30 Mr 219 Constitutional amendment allowing voting to be by other means than ballot, if secrecy be preserved.

Adopted by people, 1896.

Cal. J. Res. 8, 20 F '95
Rejected by people, 1896.

Neb. 114, 29 Mr '95

- 220 Corrupt practices. Frauds. Definitions and penalties. Candidates and committees to report expenses.
  Utah 56, 19 Mr
- 221 Limitation and reports of expenses of candidates for nomination or election. Reports of political committees.
   O. p. 123, 8 Ap
- 222 Unlawful to solicit money from, or seek to sell tickets, etc., to candidates.
  N. J. 173, 14 Ap
- 223 Electioneering and use of posters near polls; act amended.
- 224 Penalties on election officers for violating law. Issuance or acceptance of illegal registration certificate.

  S. C. 105, 9 Mr
- 225 Special classes of elections. Presidential electors. Election; meetings and choice of candidates. Utah 57, 19 Mr
- 226 Manner of preparing official ballot for presidential electors.

  Va. 700, 4 Mr
- 227 Canvass and certificate of election of U. S. representatives.

  Utah 47, 13 Mr
- In state or local elections on any question submitted, majority of those voting on question sufficient.
   N. J. 80, 24 Mr
- 229 Official ballots not required in county or city elections where no party nominations are made. Va. 700, 4 Mr

- 230 Constitutional amendment that parochial elections shall be on same day as general elections. Rejected by people, 1896. La. 192, '94
- 231 City elections in cities over 100,000 held in April. N. J. 114, 26 Mr
- 232 Registration of voters and canvass of votes in charter elections of cities over 40,000. N. J. 3, 19 F

## Law-making, Legislature

(See also appendix on Constitutional amendments, p. 408; powers of legislature, 604-610; 642, 901, 927)

- 233 Constitutional amendments. Proposed amendment allowing legislature to propose amendments to same article as often as once in two [formerly 4] years and as many as three [formerly 1] amendments at a session. Rejected by people, 1896. Ill. p. 331, '95
- 234 Legislature and officers. Submitting constitutional amendment requiring biennial election [now annual] of legislature. Rejected by people, 1896.

  Mass. Res. 71, 17 Ap
- 235 Submitting to next legislature amendment increasing membership of lower house to 115 [now 100] and changing provisions as to apportionment.

  Ia. J. Res. 9
- 236 Apportionment of members of state legislature. Ia. 125, 126, 2 My
- Clerks and their assistants given same immunities as to arrest and civil suits as members.
   Va. 86, 18 Ja
- 238 Compensation of chaplains of legislature. Ia. 97, 24 Mr
- 239 Readings of bills. Submitting constitutional amendment that first reading must be by title only unless one third of members desire sections, but that last reading must be by sections [formerly all three by sections except by two-thirds vote]. Adopted (?) by people, 1896.

  Fla. J. Res. 2, 30 My '95
- 240 Submitting to people constitutional amendment allowing revisions of statutes to be read as legislature may prescribe. Rejected, 1896.
  La. 192, '94
- 241 Private bills. To be printed under supervision and on terms secured by superintendent of printing, but at expense of applicant.
  Va. 293, 12 F
- 242 Notice of introduction of bills regarding bridges over navigable waters to be published five days in newspapers. N. J. 55, 18 Mr
- 243 Lobbying. Counsel or agent must file written authority from principal.

  Mass. 342, 28 Ap
- 244 Uniform legislation. Commission established permanently to cooperate with other states. R. I. 352, 15 My
- 245 Appointment of commissioners. Md. 264, 2 Ap
  Va. 744, 4 Mr

246	Consolidation and	d revision	of l	aws.	Commission	create	a.		
					Mass.	Res.	<b>37,</b> :	28	ΑĮ

Utah 85, 3 Ap

- 247 Establishing permanent office of code commissioner. Statutes to be revised in 1901 and every 10 years.
  Statutes to S. C. 1, 7 F
- 248 Adoption of code and provision for publication. Ga. p. 98, 6 D '95
- 249 Codes prepared by official revisers have also been published by North Dakota, New Jersey, Rhode Island and Washington.
- 250 Publication of laws. Use of "that" or other prefixes before sections forbidden. Chapters to have Arabic numerals.

N. J. 1, 4 F

- 251 Amending law as to distribution of slips of session laws to local officers.

  N. Y. 259, 15 Ap
  Legislative printing and documents (See also Supreme court reports, 616)
- 252 Changing maximum rates for printing. S. C. 87, 9 Mr
- 253 Adjusting dates of state reports and printing to session of legislature beginning January.

  S. C. 89, 9 Mr
- 254 Providing for reduction of length of reports and for printing as cheaply as possible.S. C. 88, 9 Mr
- 255 Illustrations not to be used except by approval of secretary of the commonwealth.

  Mass. 258, 11 Ap
- 256 Regulating distribution of documents by secretary of state.
  Utah 61, 23 Mr
- 257 Distribution and exchange of documents by state library.

O. p. 291, 22 Ap

## Labor

- (See also Exemptions, 1505; Mechanics' liens, 520; Actions for debt, 774; Convict labor, 1204 Railways, 1301; Mines, 1437)
  - 258 Bureau of labor statistics. Deputy to be appointed. Summoning of witnesses. Entering factories on complaint or to obtain information. Annual report required of factories.

    1a. 86, 14 Ap

## Employment. Wages. Relations to capital

- 259 Free employment bureaus. Commissioner of labor statistics to establish in New York city.

  N. Y. 982, 28 My
- 260 Employers' liability. General provisions as to liability for personal injury due to negligence extended to employers. Who may bring suit.
  Miss. 86, 23 Mr
- 281 Liability for injuries through fellow-servants extended to all corporations [formerly only railroads]. Distribution of damages to relatives.
  Miss. 87, 11 Mr

262	Definition of fellow-servants.	Any person l	having sup	erintende	nce
	or authority to direct is vi-	ce-principal.	Person	engaged	in
	another department not a fell	ow-servant.	τ	Ttah 24, 2	1 F

- 263 Contracts exempting master from liability to servant for negligence of master or other servant, are void.

  Ga. p. 97, 16 D '95
- 264 Blacklisting. Defining and prohibiting. Utah 6, 3 F
- 265 Alien labor. U. S. citizens to be preferred on state and local public works.

  Mass. 494, 5 Je
- 266 Board of arbitration. Established. Investigation of strikes, etc., and public report, on application of one party or on initiative of board. When decision binding; appeals. Utah 62, 24 Mr
- 267 Extending powers. To investigate on petition of one party or on its own initiative, and publish report as to responsibility.

O. p. 324, 27 Ap

- 268 Wages. Bi-weekly payment required of all manufacturing establishments. No contract to avoid.

  N. J. 179, 16 Ap
- 269 Weekly payment required of all contractors. Mass. 334, 28 Ap
- 270 Prohibiting contracts exempting from weekly payment.
- Mass. 241, 6 Ap
- Special rights of wages. Preferred claim in case of insolvency of person, firm or corporation.
   Utah 49, 13 Mr
- 272 Personal property of employer not to be taken on execution till wages due employees, not exceeding two [formerly one] months wages, are paid.
  N. J. 27, 9 Mr
- 273 Special rights in insolvency of employer extended to salesmen.

  Md. 184. 2 Ap
- 274 In suits for wages plaintiff to be allowed attorney's fee of not less than \$5 nor more than \$10. Utah 40, 7 Mr

## Protection. Health and safety

- 275 Factory inspection. 29 [formerly 24] deputy inspectors. Increased penalties for violation of law. N. Y. 991, 29 My
- 276 Children and women. Employment in mercantile establishments.

  Not over 10 hours a day for minors. No children under 14, except in school vacations. Toilet-rooms. Seats for women. Employment in basements. Penalties.

  N. Y. 384, 23 Ap
- 277 Children in manufacturing establishments. Certificate from board of health necessary when child under 14. School attendance. Work during vacations, and other regulations.

N. Y. 991, 29 My

278 Seats for female employees required in mercantile establishments.

Md. 147, 2 Ap

279	Factories.	Water-closets	must	secure	absolute	priv	ac;	<b>y.</b>	
						37	T	179	14

- 280 Blowers required on dust-creating machinery emery wheels, etc. O. p. 186, 17 Ap
- 281 No traversing carriage shall pass within a foot of a pillar or fixed Mass. 343, 28 Ap structure in cotton factory.
- 282 Brickyards. Overwork or work before 7 a. m. allowed by contract and for pay. N. Y. 789, 20 My
- 283 Factories and sweat-shops. In Baltimore not to use oil or gasoline for light or heat; to have fire-escapes. Md. 364, 4 Ap
- 284 Bakeries and confectioneries. Hours of labor not over 60 per week. Regulating sanitation. Health of employees.

O. p. 393, 27 Ap N. J. 181, 16 Ap

Mass. 418, 19 My

Act for regulation and inspection (1895) amended.

N. Y. 672, 14 My

- 286 City council of Baltimore may regulate and inspect. Md. 273, 2 Ap 287 Sweat-shops. Tenement-house labor. Prohibiting manufacture of clothing, tobacco, etc., in rooms used for family purposes. Requirements as to air-space, water-closets, etc., for shops where such goods are made. O. p. 317, 27 Ap
- 288 Factory inspectors to report contagious diseases or unwholesome goods to boards of health. N. Y. 991, 29 My
- 289 Penalty for allowing goods to be made up in sweat-shops, with reasonable means of knowledge [formerly knowingly].

Md. 487, 4 Ap

# **Corporations**

(See also Taxation corporations, 413; Insurance, 1242; Transporation, 1288; Light and water 993; etc.)

#### General

- 290 General laws. General revision and amendment. Utah 87, 4 Ap N. J. 185, 21 Ap
- 291 General incorporation law. Fees.

S. C. 45, 9 Mr

292 Fees of secretary of state for filing papers.

Mass. 523, 9 Je

- 293 Name and office. Banking, insurance or transportation corporations may change. Procedure; fee. Ga. p. 52, 13 D '95
- 294 Name not to be so similar to existing corporation as to mislead. O. p. 320, 27 Ap
- 295 Change of place authorized. Procedure.

N. Y. 929, 27 My

- 296 Officers. Officers and directors need not live in particular county.

  N. J. 64, 19 Mr
- 297 Court may fix number of directors at three if capital not over \$10,000. Va. 4, 14 D '95
- 298 Treasurers' bonds may be executed by surety companies.

  Mass. 346, 28 Ap
- 299 Capital stock. Amendment to constitution to limit to face value of stock. Rejected by people, 1896. Cal. Res. 18, 9 Mr '95
- 300 Procedure to compel payment of unpaid stock subscriptions.
- 301 Procedure to secure new certificate when certificate has been lost seven years or more. Va. 34, 9 Ja
- Notice of use as collateral; to be considered in law as transferred on books. Not subject to assessment by corporation when so used.

  Ia. 81, 14 Ap
- 303 Consolidation. Merging when one corporation owns all stock of another. N. Y. 932, 27 My
- 304 Reports. Expense of investigation on failure to report to be borne by corporation.

  N. J. 188, 21 Ap
- 305 Foreign corporations. (See also 352) Stockholders of corporations hereafter admitted, liable as those of domestic corporations. Improper payment of capital.

  Mass. 391, 12 My
- 306 Dissolution. Authorizing voluntary dissolution except of banks, insurance or railway companies. Procedure. N. Y. 932, 27 My
- 307 In case of equal division of trustees of stockholders for and against a course of action.

  N. Y. 569, 12 My
- 308 Insolvent corporations. Same provisions as to fraudulent conveyances and preferences as for natural persons. Md. 349, 4 Ap
- 309 Receivers. Place of application for appointment. Applications by attorney-general. N. Y. 282, 17 Ap
- 310 Surety companies may sign bonds. Sureties shall be notified of accounting of receiver.

  N. Y. 94, 11 Mr
- 311 Appeals from orders allowing payment of counsel and attorney fees to receivers of certain corporations.

  N. Y. 139, 27 Mr
- 312 Manufacturing corporations. Dissolution on petition of one fifth of stockholders in certain cases.

  O. p. 138, 10 Ap

## Corporations not for profit

- (See also Private educational institutions, 142; Fraternal societies, 1257; Charities, 1157, 1189;
  Agricultural societies, 1443)
  - 313 Membership corporations generally. Authorizing and regulating consolidation of educational, charitable and other non-stock corporations.

    Md. 410, 4 Ap

- 314 Limit of property of corporation under special charter same as if under general law, \$500,000.

  Mass. 96, 15 F
- 815 Procedure for sale of real estate of charitable and religious societies.0. p. 397, 27 Ap
- 316 Misdemeanor to wear G. A. R. or secret society badges unauthorized.
  Ky. 10, 17 Mr
- 817 Political clubs. Directors exempt from certain requirements of corporations.N. Y. 542, 11 My
- 818 Religious corporations. Amending law in relation to consolidation of churches. N. Y. 56, 29 F
- 819 Special police for religious meetings must be appointed on application of conductor. Va. 523, 28 F
- 320 Presbyterian; amending law as to incorporation.

N. Y. 190, 1 Ap

821 Baptist; general provisions for incorporation. N. Y. 336, 21 Ap

822 Methodist; incorporating the national general conference.

Md. 192, 2 Ap

323 Camp-meetings; prohibiting carrying on business at or near.

Special police may be appointed.

Va. 466, 24 F

### Banking and loan institutions

(See also Taxation, 420; Married women, 502)

324 State bank examiner. Office established. Duties.

S. C. 48, 9 Mr

- Banks—general (including banks of deposit and provisions applying both to them and following classes)
- S25 Deposit required of foreign banking and building-loan institutions.N. Y. 452, 9 My
- 326 Capital. Only \$15,000 [formerly \$25,000] must be paid in, and \$25,000 [formerly \$50,000] subscribed before doing business.

Ga. p. 54, 14 D '95

- 327 Procedure to increase or decrease capital. Ga. p. 56, 16 D '95
- 328 Mode of making up impaired capital. Ga. p. 58, 16 D '95
- 829 Bank notes may be issued regardless of capital, on depositing double amount in U. S. or Georgia bonds.

  Ga. p. 59, 16 D '95
- 880 Loans; extending limit on collateral security. N. Y. 452, 9 My
- 331 Insolvent banks; attorney-general to apply for receiver; duties.Ga. p. 58, 16 D '95
- 332 Unclaimed funds paid to state by receiver to be held as special deposit, but income to be used by state.

  B. I. 399, 28 My

333	Savings banks. Number of trustees may be increased.
	N. Y. 453, 9 My
334	Penalty for neglect to make or for false reports. Mass. 327, 27 Ap
335	Savings and cooperative banks; bonds of treasurers may be given by surety companies.  Mass. 361, 2 My
336	Safe deposit, loan and trust companies. May not give security for deposits. Must set aside guaranty fund of 25 per cent of capital. Certain powers only after authority by savings bank commissioners.  Mass. 423, 21 My
337	Trust and guaranty companies; additional deposit with state is doing guaranty business. Md. 160, 2 Ap
338	Required capital of trust companies reduced to \$25,000 [formerly \$50,000] in counties under 25,000 population. Ky. 31, 21 Mg
339	Trust companies; oath of office required of directors. Form. N. Y. 452, 9 My
340	Mortgage, loan and investment companies. General incorporation law.  N. Y. 452, 9 My
341	Certain exceptions to restrictions as to land ownership in favor of loan companies not to apply to companies charging over 8 per cent interest.  Ga. p. 24, 13 D '95
342	Building-loan associations. General law regulating. Examination by state auditor annually. Report. Foreign associations  Ia. 85, 7 Apr
343	Surplus funds invested as those of savings banks. N. Y. 452, 9 My
344	Minors may hold stock independently. Restrictions. La. 83, 9 J
345	Foreign associations to designate agent for service of process in each county where doing business.  Miss. 57, 9 Mi
346	Cooperative banks. Investment of surplus funds.

# Trusts and combinations

lished.

347 Shares forfeited by default to be held for owner at value at time of forfeiture [formerly at time of first default]. Mass. 285, 14 Ap

348 Foreign; not hereafter to be admitted to state unless now estab-

(See also Insurance, 424; 1263)

- **349 Pools and trusts.** Definitions and penalties. Contracts void. Corporations participating forfeit franchise. Liability to person injured. Utah 39, 9 Mr
- 350 Act prohibiting made more stringent. Actions by attorney-general directed. Witnesses not excused from incriminating answers.

  N. Y. 287, 15 Ap

N. Y. 963, 28 My

Mass. 286, 14 Ap

- 351 Person producing or owning commodity whose price is affected by combination may recover \$500 besides damages. Miss. 89, 11 Mr
- 352 Submitting constitutional amendment to prohibit trusts and combinations. Adopted by people, 1896. See note c, p. 408.

**S.** D. 37, '95

# **Finance**

#### State finance

- State taxes. For general provisions see Taxation. See also Education, 135, 140; Canals, 1351
- 358 State debt. Various bond issues authorized. Utah 77, 2 Ap Mass. 466, 472, 481, 4 Je; 531, 535, 9 Je
- 354 Submitting constitutional amendment allowing loan of \$1,200,000 for outstanding floating debt. Rejected by people, 1896. Col. 65, 8 Ap '95
  - Cor. 60, 8 Ap '80
- No bond may be paid or funded more than 20 years after maturity.S. C. 72, 25 F
- 356 Bonds already paid to be destroyed. Miss. 41, 10 Mr
- 357 Accounting. Deposit. Miscellaneous. Current state expenses may be met by selling "tax assignment" negotiable orders, making given amount of taxes due state from any city or town payable to bearer.

  R. I. 303, 31 Ja
- 358 Debts due state preferred claims against estates of decedents.

  Va. 252, 6 F
- 359 Jurisdiction of appeals from board of claims. N. Y. 451, 9 My
- 360 State depositories; governor may revoke designation on failure to contract to pay interest.

  Ga. p. 22, 14 D '95
- 361 Gifts or devises may be accepted and managed according to prescribed conditions.

  Is. 66, 19 Mr
- 362 State lands. (See also Veterans, 1031) General law. State board created. Settlement and sale. Timber. Leases. Investment of funds.

  Utah 80, 2 Ap
- 363 Letters patent to be recorded by secretary of state.
  - N. Y. 517, 11 My
- 364 State land-office; hours 9 to 4. Commissioner to take necessary oaths free of charge.

  Miss. 50, 19 Mr
- 365 Escheated lands; secretary of state to have charge. Regulating sale. S. C. 76, 9 Mr
- Where title to land bought of state fails, purchaser may select equal amount of land elsewhere.
   Miss. 46, 18 Mr

#### Taxation — general

(Chiefly relating to general property taxes.	See also School taxes, 97; Local taxes, 452; Rose
taxes, 1058, 107	2; Fertilizers, 1460)

- 367 General laws. Consolidation of all laws. N. Y. 908, 27 My
- 368 Introducing listing system. Equalization. Mortgages, stocks and bonds taxed according to interest thereon. Corporation taxes additional.

  Md. 120, 27 Mr
- 369 General revenue act. Corporations how assessed. Utah 129, 5 Ap
- 370 Commission to report on improvements of system.

Mass. Res. 111, 4 Je

- 371 Assessors and assessment. Pay of township board of commissioners when acting as assessors.

  S. C. 30, 9 Mr
- 372 Taxpayers' lists shall be kept secret. Md. 142, 30 Mr
- 373 Rejection of non-residents' taxes by state comptroller for imperfect description; act amended.

  N. Y. 951, 28 My
- 374 Cities over 100,000; on petition taxes, assessments or water rates on any property shall be apportioned among subdivisions of such property.

  N. J. 118, 26 Mr
- 375 Assessment personal property. Assessment may be made any time after January 1, and shall be as of date of assessment.

Utah 10, 12 F

- 376 Commissioner in chancery to be designated to ascertain personal property under fiduciaries and courts, when taxable, and report for assessment.

  Va. 705, 4 Mr
- 377 Government currency to be assessed. Ia. 31, 14
- 378 Bonds and stocks, if paying 6 per cent, to be assessed at 50 per cent of face value; if paying other rates, tax in exact proportion.

  Md. 120, 27 Mr
- 379 —— Amended; shall be assessed at actual value; rate of local taxation shall be 30 cents on \$100.

  Md. 143, 30 Mr
- 380 Corporations may agree to pay taxes on bonds and mortgages issued or made by them.

  Md. 140, 30 Mr
- 381 Mortgages to pay 8 per cent on amount of interest. Covenants for payment by borrower void. Distribution of proceeds.

Md. 120, 27 Mr

382 Bicycles assessed as vehicles.

- Ia. 30, 14 Ap
- of sheriff or tax collector for uncollected taxes or failure to pay over moneys.

  Ky. 15, 17 Mr

g Under local taxes are placed only those laws which in the very strictest manner belong there, as limitations on rate, etc. Provisions for assessing and collecting general taxes in local bodies are placed in this division.

S. C. 34, 9 Mr

Miss. 44, 23 Mr

384 Amending procedure for recovery from delinquent county and city

384	Amending procedure for recovery from delinquent county and city treasurers and their sureties.  Va. 92, 21 Ja
385	Governor to suspend collectors from office when in default.  La. 118, 9 Jl
386	Statement of accounts of county and city treasurers to be pre- pared by state auditor and posted in respective counties. Va. 209, 30 Ja; 697, 3 Mr
387	Discretion given county treasurer as to places of attendance for collection.  8. C. 31, 7 F
388	Taxes prior to any other lien or incumbrance. Va. 220, 1 F
389	Receivers and assignees shall pay unpaid personal taxes out of personalty before any other claim.  N. J. 127, 26 Mr
890	Non-resident taxes; repealing provision allowing payment to county auditor.  Miss. 48, 18 Mr
391	Delinquent taxes. Tax sales. Taxes unpaid 12 months become assets of state subject to collection by sinking fund commissioners.  8. C. 120, 26 Mr
392	Treasurers to make list before <i>July 1</i> [formerly June 15]. Va. 129, 23 Ja
<b>39</b> 3	City clerk to record papers relating to sale of land for taxes, assessments, etc. Sale of lands bought in by city. Notice to next of kin of person entitled to redeem.  N. J. 134, 30 Mr
394	Timber on land where tax is unpaid may be sold, or land may be rented for one year. Va. 131, 23 Ja
395	Penalty on tax collector for selling land after taxes paid.  Miss. 47, 20 F
396	Amending as to sale of lands bought in by state. Va. 179, 29 Ja
897	Under certain circumstances property bid in by state may be soid for any sum equal to face value of taxes due.  La. 126, 9 Ji
398	Regulating sales for delinquent municipal taxes. La. 93, 9 Jl
<b>89</b> 9	Where property belonging to municipal corporation but not used for public purposes is delinquent in taxes, only use and occu-

400 Moneys in excess of tax due, if unclaimed two years, go to general

402 Submitting to people constitutional amendment as to payment of penalty and taxes on redemption. Rejected, 1896. La. 192, '94

403 Equalization of taxes. County supervisors may appoint three commissioners for. Powers and duties. N. Y. 820, 21 My

401 Redemption. May be within four [formerly two] years.

pancy, not fee, to be sold.

county fund.

- 414 County boards of equalization not to be paid over five days a year except when real estate to be equalized, then 10 days.
  - **S.** C. 29, 25 F
- Before increasing assessment of personalty, equalization board must give notice to person. O. p. 218, 21 Ap
- Exemptions from general property tax. Reserved burial grounds not over half acre. Va. 178, 28 Ja
- Crematories. Ia. 29, 14 Ap Soldiers' monuments, parks and memorials. Md. 300, 2 Ap

## Special forms of taxation

- 200 Poll taxes. Lien upon real estate of person. Va. 380, 19 F
- 410 Collateral inheritance tax. Five per cent imposed. Collection. **Va.** 334, 14 F
- 411 Five per cent on all above \$1,000. Life and remainder estates. Ia. 28, 14 Ap
- 412 Distributive share under \$500 exempt. Mass. 108, 25 F

#### Corporations

- 413 Incorporation fees. \$25 plus \$1 per \$1,000 of stock over \$10,000, but fees not to exceed \$350. Ia. 98, 10 Ap
- 414 Amending as to collection, and increase of capital. Va. 661, 3 Mr
- 415 Corporation taxes. State taxes at various rates on gross earnings of all transportation, safe deposit, trust, guaranty, electric, gas and fertilizer companies. Railroad tax graduated.
  - Md. 120, 27 Mr
- 416 State tax one half per cent on gross earnings of lighting, water, pipe-line, street railway and railway companies. O. p. 79, 19 Mr
- 417 Constitutional amendment allowing special modes of taxing sleeping-car, telegraph, express, insurance, mining, booming and shipbuilding companies. Tax may be progressive, etc. Adopted by Minn. 7, 26 Ap '95 people, 1896.
- 418 Forfeiture of charter for non-payment. Actions to enforce pay-N. J. 187, 21 Ap ment.
- 419 When property of corporation sold by legal process, any unpaid Md. 407, 4 Ap taxes shall first be paid.
- 420 Bank shares. Amending as to rate, manner of assessing and col-Va. 669, 3 Mr lecting tax.
- 421 Tax a lien on stock wherever found, prior to any assignment or Va. 642, 3 Mr other claim. 422 Building-loan associations. Certain exempt from taxes.
  - Md. 140, 80 Mr

- 493 Insurance companies. Tax one and one-half per cent on gross premiums, less any other taxes paid. Utah 97, 5 Ap
- 424 Companies making no additional charge because of "valued policy" law, and not connected with any combination to fix rates, pay two per cent tax on premiums in lieu of all other taxes, otherwise privilege tax of \$1,500.

  Miss. 56, 20 Mr
- 425 Penalty for placing insurance on property in state through offices outside, for evasion of tax. Va. 224, 5 F
- 426 Surety companies. To pay two per cent on premiums received.

  N. J. 219, 2 Je
- 427 Railroads. Assessment of rolling stock to be divided among counties according to miles of track.

  Md. 140, 30 Mr
- 428 Commissioner of railroads added to board for equalizing taxes.

  O. p. 72, 17 Mr
- 429 Act providing for taxation of lands granted by state or U. S., and not used for railway purposes. Adopted by people on referendum, November 3, 1896.

  \*\*Minn. 168, 19 Mr '95\*\*
- 430 Freight-line companies. One per cent tax on capital of companies operating freight cars.
   0. p. 89, 30 Mr
- 431 Express companies. Tax one per cent on gross receipts.

**Ia.** 32, 14 Ap

- Business and privilege taxes. Licenses (See also Liquor licenses, 29; various special licenses under subject, as Insurance agents, Medicine)
  - 432 General schedule. Collection. Miss. 35, 14 Mr
  - 433 Person increasing business to pay added tax only on increase.

    Miss. 37, 14 Mr
  - 434 Council in cities over 100,000 may delegate power of granting licenses to a committee. N. J. 159, 9 Ap
  - 435 Fees for issuing three months' licenses, 50 cents. Va. 662, 3 Mr
  - 436 Commissioners of revenue to report licenses issued, on June 30 and December 31. Va. 688. 3 Mr
  - 437 Peddlers' license. State license, general provisions.

N. Y. 376, 22 Ap

- 438 State fee \$200, in addition to local fee of \$100 to \$350. Deposit.

  B. I. 326, 7 My
- 439 Increasing fees and restrictions.

La. 78, 9 Jl

- 440 Veterans to receive license free. N. Y. 371, 22 Ap
- 441 Right to free license extended to veterans of Indian and Mexican wars. Veterans must be residents of state. Ga. p. 19, 14 D '95

- 442 Farm produce; repealing requirement of permit for sale.

  N. J. 36, 12 Mr
- 443 Farm produce; municipalities may not require license.

Va. 625, 3 Mr

- 444 Municipalities may not require license of persons selling meats
   raised by themselves, not in regular market.
   8. C. 43, 7 F
- 445 Photographers. License need be paid in only one county.

Ga. p. 13, 16 D '95

- 446 Publishers. After paying license as such, exempt from tax as book agents.
  Va. 541, 29 F
- 447 Brokers. Changing rates and extending to other classes.

Md. 144, 4 Ap

- 448 Boarding-houses. Amending law.
- Va. 850, 5 Mr
- 449 Taxes on deeds, etc. Fee of tax commissioners collected by clerk of court on recording deed. Va. 510, 27 F
- 450 Dog licenses. Societies for prevention of cruelty may license in cities, and kill if unlicensed.
  N. Y. 448, 7 My
- 451 May be fixed by permanent instead of annual resolution. Time of payment. Dog wardens.N. J. 156, 9 Ap

## Local finance a

**452 Taxes.** Maximum rates for municipalities of various sizes. Surplus of liquor revenue transferable to other funds.

O. p. 312, 24 Ap

- 453 Submitting to people constitutional amendment that legislature may authorize levy of taxes based on income, licenses or franchises (1897).

  Ky. J. Res. 7, 17 Mr
- 454 All local, school and municipal taxes to be based on same assessment as state taxes (which is made by county auditor).

S. C. 28, 9 Mr

455 Debt. Submitting constitutional amendment limiting county, municipal and school district indebtedness to five per cent of valuation. Not voted on for lack of proper submission.

Ore. p. 611, 4 F '95

456 Submitting constitutional amendment defining application of limitation on parish and municipal debt. Rejected by people, 1896.

La. 192, '94

s Only the purely financial matters are here placed. Authorizations of taxes, assessments, bonds, etc. for special municipal purposes—schools, libraries, light, streets, etc. are classified under those heads. They are however also indexed under taxes, etc. Miscellaneous provisions as to assessment and collection of taxes in local bodies are under Taxation, as such provisions usually apply to all classes of taxes. Provisions relating to election, term of office, etc. of financial officials are under Local government, but those relating solely to their financial duties are placed here. See particularly Special assessments, 1024; School finances, 92; Manufacturing, 1430.

- 457 Submitting constitutional amendment extending debt limit of any county, city or subdivision for water for irrigation or domestic purposes on popular vote. Adopted by people, 1896. See footnote c. p. 408.

  S. D. 35, 95
- 458 Proposed constitutional amendment that general assembly may authorize towns and cities to contract debts or levy taxes for parks, roads and bridges. Rejected by people, 1896. La. 201, '94
- 459 Election on issue of bonds for any purpose must be held when majority of freeholders of municipality petition.

8. C. 41. 9 Mr

- 460 Clerks of various local bodies to certify that bonds and warrants
  do not exceed debt limit.

  Utah 22, 21 F
- 461 Bonds may run not over 20 [formerly 7] years. O. p. 6, 3 F
- 462 County chosen freeholders may establish and appoint sinking fund commissioners. Powers. N. J. 218, 2 Je
- 463 Management of sinking funds created to put counties on a cash basis as to running expenses. When equal to one year's expenses, to go to general fund.

  S. C. 33, 9 Mr
- 464 Township sinking fund commissioners; increasing powers. Authorized cancelation of bonds held. N. J. 44, 17 Mr
- 465 Funding and refunding bonds. Any local body may refund debt now outstanding. Payment may be enforced by mandamus.

S. C. 40. 9 Mr

- 486 Townships, school districts and counties may issue when necessary to prevent taxation beyond legal limit. Restrictions.
  - O. p. 6, 3 F; p. 33, 20 F
- 467 Funding act extended to cities of 2,000 to 15,000. Bonds to be payable in three [formerly 5], due in 15 [formerly 20] years.

Ia. 16, 8 Ap

- 468 Resolution for issue to describe the obligations refunded. Interest not to exceed six [formerly 8] per cent.O. p. 170, 16 Ap
- 469 Resolution declaring refunding bonds to be issued for a valid indebtedness shall protect holder though such original debt not valid.

  O. p. 368, 27 Ap
- 470 Cities and towns (townships); act amended. Mass. 269, 13 Ap
- 471 Funding bonds of cities; amending form as to date before maturity when they may be paid.

  Ia. 18, 3 Ap
- 472 Expenditures and appropriations. No local authority shall make contracts, obligations or appropriations unless money is in treasury or has already been levied. Moneys so set aside not to be used for other purposes.

  O. p. 341, 27 Ap

- 473 Authorizing and regulating transfers of unexpended appropriations in case of all municipalities, counties, etc. O. p. 77, 17 Mr
- 474 Counties; certain fixed obligations may be paid though appropriation exhausted. Transfer of balances. Explanation of increased estimates.

  Mass. 357, 1 My
- 475 Cities; mayor may veto specific appropriation items. Utah 79, 2 Ap
- 476 Power of authorizing town expenditures given to town board [formerly town auditors].

  N. Y. 85, 11 Mr
- 477 Towns may appropriate money for Fourth of July.

Mass. 152, 18 Mr

- 478 Gifts. Local authorities may accept gifts or bequests for special purposes, and appoint trustees to administer according to conditions.

  Ia. 20, 8 Ap; 66, 19 Mr
- 479 County depositories. Act regulating amended.

O. p. 73, 17 Mr; p. 353, 27 Ap

480 County accounts. Supervisors must audit accounts and levy taxes at annual meeting or within 60 days thereafter.

Va. 244, 6 F; 344, 17 F

- 481 Officers shall certify to or take proof of claims against counties without charge.

  8. C. 117, 9 Mr
- 481a Accounts of county treasurer rendered *yearly* [formerly quarterly].

  Need not be published in newspapers.

  N. Y. 281, 17 Ap

# Property and contract rights

(For all actions at law concerning these rights see Civil procedure. See also Alien land ownership, 176)

#### Possession and transfer

(Provisions mostly relate to real property, unless specified. See also Title insurance, 1285)

- 482 General real property law. Tenure, estates, conveyances, recording. Uses and trusts, powers. Descent, dower. Landlord and tenant.

  N. Y. 547, 12 My
- 483 Estates. Titles. Possession of estate without notice of other evidence of title not valid notice against subsequent purchasers.

Va. 758, 4 Mr

484 Entailed and conditional estates; when sold by order of court money may be invested in bonds secured by property sold.

O. p. 323, 27 Ap

485 Boundaries. (See also Fences, 1487) True meridian; petition not necessary to enable supervisors to secure establishment.

Miss. 140, 23 Mr

- 486 Plats; owners wishing to lay out lands in town lots must file.
  - La. 134, 9 Jl
- 487 Registry of land titles. General law authorizing Torrens simplified system of registering titles and making transfers. Assurance fund.

  O. p. 220, 27 Ap

  (The Illinois act of 1895 on this subject has been declared unconstitutional)
- 488 Commission to examine Torrens system. Utah 103, 5 Ap
  Md. 84, 23 Mr
- 489 Acknowledgments. May be taken by clerk of any court of record within or without state, by an ambassador, or by their deputies.

  Form when made in any representative capacity.

Va. 526, 28 F

- 490 Before what officers may be taken outside state. Ga. p. 73, 22 N '95
- 491 Outside state may be before any notary, without proof of his official character except seal.
   La. 140, 9 Jl
- 492 Record of conveyances. Conveyances to receive consecutive file numbers and to be indexed daily with reference to such numbers. Alphabetic register to be made daily. Record later.

O. p. 267, 21 Ap

493 Instrument valid against subsequent claimants when recorded within 10 [formerly 20] days after acknowledgment.

**Va.** 250, 6 F

- 494 Register of mesne conveyance; office abolished; duties devolve on clerk of court.

  8. C. 58, 25 F
- 495 Compensation of assistants of register of deeds to be approved by county commissioners.

  Mass. 172, 21 Mr
- 496 Amending law as to indexes; expense, how estimated. Reports of number of records, etc., no longer required. Mass. 443, 28 My
- 497 Land contracts. Requiring 30 days notice by vendor before forfeiture of contract for sale of land on account of non-performance by vendee.
  Ia. 73, 7 Mr

Family property (See also Support of family, 9; Dower, 566)

- 498 General law; rights of married women. N. Y. 272, 17 Ap
- 499 When wife insane, husband may convey property acquired by him since the insanity as if unmarried.

  Md. 243, 4 Ap
- 500 If husband and wife have lived apart seven years, either may convey separate real estate without the other.

  N. J. 83, 24 Mr
- 501 Married women. May make contracts as if single, with same liabilities. B. I. 335, 14 My
- 502 May deposit, etc., with banks as if single. La. 63, 8 Jl

- 503 Separate real estate liable on their contracts, but may not be sold if rents and profits will discharge lien in five years. Va. 464, 24 F
- 504 Insurance, if payable to married woman, shall be free from claim of husband or his representatives or creditors except as to amount of premiums paid in fraud of creditors.

  N. J. 163, 14 Ap
- 505 Homestead and exemptions. Increasing value and otherwise extending privileges. To what cases not applicable. Procedure.

  Utah 71, 28 Mr
- 506 General amendments. \$300 personal exemption for person not a householder. S. C. 77, 9 Mr
- 507 Payments to holder of policy in accident or sick benefit insurance company exempt. Va. 643, 3 Mr
- 508 Penalty for sending claims out of state for collection by attachment or garnishment with view to deprive of exemption rights.

Va. 286, 11 F

- 509 No lien on exempt personalty may be created except by written instrument signed by husband and wife.

  Ia. 84, 10 Ap
- Eminent domain (See also Condemnation proceedings, 763; also special purposes, railways, etc. Index)
  - 510 Over land or water rights for mining, irrigation and electric works.

    Procedure.

    Utah 95. 5 Ap
  - 511 Over land of another for roads, tramways, canals and ditches to connect with similar works.

    La. 54, 9 Jl
  - Where same property held by two or more different estates, gross value of all estates may be paid by commissioners of estimate to trustees, to be by them held or distributed. N. J. 206, 12 My
  - 513 Constitutional amendment, that private property may not be "destroyed or damaged" [now only "taken"] without compensation. Adopted by people, 1896.

    Minn. 5, 23 Mr '95

## Liens. Incumbrances

(See also Railway mortgages, 1293; Foreclosures, 759)

- 514 Liens and mortgages generally. Extension or renewal must be entered on margin of record by creditor, debtor or trustee, attested by clerk.

  Miss. 98, 19 Mr
- 515 No action, attachment or execution valid against subsequent purchaser of real estate till notice filed with county clerk.

Ky. 11, 17 Mr

516 Release; fee of clerk for entering on margin, 25 cents.

Va. 536, 29 F



- 517 Landlords' crop mortgages may be foreclosed before due if legal process in favor of another person is being enforced on such crops.

  Ga. p. 25, 16 D '95
- 518 Deeds of trust. Sales under, by substituted trustees not valid unless record of substitution made.

  Miss. 96, 3 Mr
- 519 Sale of land under, must be in county where located or where grantor resides.

  Miss. 103, 23 Mr
- 520 Mechanics' liens. May be had on contracts with contractors or others representing owner. To be valid against mortgage or other lien unless notice filed with county clerk. Other amendments.

  Ky. 29, 21 Mr
- 521 Sub-contractors have lien. Regulations. S. C. 82, 25 F
- 522 Laborers, sub-contractors and material-men have first lien on money received by contractor no lien on owner. Contractor may be fined for non-payment.
   5. C. 84, 2 Mr
- 523 Assignment of debt due by owner to general contractor not valid unless sub-contractors, supply-men and laborers are paid.

Va. 351, 17 F

- 524 Assignments, etc., relating to building contracts must be recorded.

  N. Y. 915, 27 My
- Court may discharge lien, if paid, when claimant and attorney are dead.N. J. 65, 19 Mr
- Liens on city buildings may be discharged by deposit by contractor.N. Y. 682, 15 Ap
- 527 Attorney's fee, not over \$25, may be recovered. Utah 101, 5 Ap
- 528 Hotel-keepers. Lien on baggage of guest. Enforcement. Penalty for defrauding hotel-keepers. Ky. 12, 17 Mr
- 529 Rights as to baggage of guests extended to all persons letting lodgings or boarding.
   La. 29, 35, 6 J1
- 530 May sell unclaimed goods of guest after six months without legal procedure. Notice.

  La. 28, 6 Jl

Other liens for services. (See also Commission merchants, 1407)

- 531 Stone workers and quarrymen. N. Y. 738, 19 My
- 532 Allowed for labor or materials for constructing railways.

Va. 62, 16 Ja

- 588 Affidavits, warrant and bond for enforcing liens on crops for rent, labor or advances.

  S. C. 83, 9 Mr
- 584 Vessels; statement must be filed within 30 [formerly 4] days after sailing.

  Mass. 404, 15 My
- 585 Conditional sales. Cream separators may be sold.

N. Y. 601, 18 My

#### Other obligations and contracts

586 Usury. (See also Pawnbroking. 1425) Where person has loaned money at over six per cent but permits renewal at six per cent, plea of usury barred after one year. Va. 130, 23 Ja

Negotiable instruments (See also Legal holidays, 1418)

One or more of joint debtors may be released by creditor on payment of their share of debt.

Utah 37, 7 Mr

538 Days of grace abolished. O. p. 61, 12 Mr Md. 106, 27 Mr

539 Days of grace abolished except on sight drafts. Mass. 496, 5 Je

540 Regulating use of stocks as collateral. Ia. 81, 14 Ap

541 Saturday half-holiday. Established in cities over 50,000.

O. p. 208, 21 Ap

542 Banking hours on Saturdays end at noon. Va. 827, 5 Mr

543 Landlord and tenant. General provisions. N. Y. 547, 12 My

544 Repositing law ellowing lesses to be filed in court and providing for

544 Repealing law allowing leases to be filed in court and providing for their enforcement. Ga. p. 29, 14 D '95

545 Covenant to restore premises in good repair not to cover loss by fire without negligence of lessee, unless specially stipulated.

Md. 19, 6 Mr

546 Uses and trusts. (See also Deeds of trust, 518; Insolvency, 560) General provisions.
N. Y. 547, 12 My

547 Where new trustees required for any reason, any party in interest may in certain conditions apply for his appointment.

B. I. 846, 15 My

548 Foreign trustees and guardians may institute suits or sell property on filing copy of letters. Must give security or pay claimants before removing assets.

Ga. p. 85, 16 D '95

Sureties. (See also Surety companies, 1280; for special provisions as to efficers etc. see Index, heading Bonds)

549 After one year from final account of any fiduciary, court may discharge sureties on bond.

N. J. 72, 28 Mr

550 Liability of surety may be limited as he may require.

Va. 170, 28 Ja; 208, 30 Ja

Fiduciaries' bonds; reasonable amount paid to surety company to be allowed from trust property.0. p. 820, 27 Ap

552 Hotelkeepers' liability. Not to exceed \$500, except by special arrangement, as to valuables. Limit as to other property.

O. p. 822, 27 Ap

53 Registers must be kept in certain cases.

N. Y. 588, 12 My

- 554 Partnerships. With fictitious names; banking and commercial partnerships and joint-stock companies may file statements signed by officers only.
   0. p. 328, 27 Ap
  - With fictitious names; requirement of publication of names of partners repealed.0. p. 25, 13 F
  - 556 Court contracts. Law providing for filing contracts for service or for rent of land in court and for enforcing them, repealed.

Ga. p. 29, 14 D '95

#### Insolvency

- (See also Preference of wages, 271; Insolvent corporations, 308, 331, 1254; Taxes, 389; Credit insurance, 1287)
  - 557 Amending as to acts constituting insolvency and as to fraudulent conveyances and preferences.

    Md. 446, 4 Ap
  - 558 Insurance effected by a person on his own life or another's, valid in favor of person to whom payable as against person effecting, except as to amount of premiums paid in fraud of creditors.

N. J. 163, 14 Ap

- 559 Assignees. Report as to distribution of estate to be made every six months.N. J. 122, 26 Mr
- 560 Trustees on deeds of trust to sell for benefit of creditors to have same compensation as assignees.

  N. Y. 249, 15 Ap
- 561 Sale of land. Court may authorize land of debtor intended for sale to be laid out in town lots.
  0. p. 324, 27 Ap
- 562 Adjustment of cash or deferred payments. O. p. 31, 19 F
- 563 Discharge. Form of affidavit in petition for. N. Y. 278, 17 Ap

## Estates of decedents

## Descents and devises

(See also Taxes, 376; Collateral inheritance tax, 410)

- 564 Descents. Real property; general provisions. Dower. N. Y. 547, 12 My
- 565 On petition after due notice and citation, court may declare persons appearing in court to be sole heirs of intestate. Effect.

  Miss. 93. 19 Mr
- Dower and curtesy. Some provision for sale of unimproved lands where interest can not be equitably assigned in case of widower as of widow.
   D. p. 314, 27 Ap
- Assignment of dower may be made on motion of heir or alience.

Va. 270, 11 F

- 568 Dower, one third of estate. Various rights defined.
  - Utah 118, 5 Ap
- 569 Same provision for conveying right of curtesy of insane husband as right of dower of insane wife. Va. 226, 5 F
- 570 Wills. Typewriting valid. 0. p. 189, 17 Ap
- 571 Olographic wills; judge to interrogate witnesses and make sure that they know handwriting.

  La. 119, 9 Jl
- 572 Validity of wills. Appeals to supreme court; judgments by default; judgment in favor of validity to enjoin further action impeaching it.
  N. Y. 943, 27 My
- 573 Escheated lands. Regulating sale. S. C. 76, 9 Mr

#### Probate procedure. Administration

(See also Civil procedure, 660, 664, 695, 757)

- 574 Probate courts. Duties of probate judges conferred on district courts.
  Utah 27, 24 F
- 575 Repealing act (1895) providing that judges of county court shall be judges of orphans' court.

  N. J. 157, 9 Ap
- 576 Blank forms to be furnished by state auditor. B. I. 313, 15 Ap
- 577 Judges and registers of probate and insolvency to receive traveling expenses when court away from county seat. Mass. 316, 27 Ap
- 578 Powers of clerk of district court in probate cases when judge absent.

  Utah 43, 11 Mr
- 579 Probate procedure. Notices to be given by clerk, on application.
  - **B. I.** 317, 23 Ap
- 580 Citation may be waived by recorded instrument. N. Y. 570, 12 My
- 581 Hearings as to estates of decedents or wards may be by district judge at chambers.

  Utah 114, 5 Ap
- 582 Appeals to supreme court from orders of district court relating to estates. Time limit. Undertaking. Utah 110, 5 Ap
- 583 Probate bonds; wife of probate judge may be defendant in suit.

  Mass. 208, 25 Mr
- 584 Executors and administrators. Where dispute as to right to receive letters, court may appoint temporary administrator to act at hearing.

  Utah 78, 2 Ap
- 585 Appraisement to accompany original inventory instead of being made thereafter.

  R. I. 808, 31 Ja
- 586 When estate of small value, may be only one appraiser.

Mass. 210, 26 Mr

- 567 Amending law as to notice to creditors and others of intention to settle debts according to schedule. La. 51, 7 Jl
- 588 Burden of proof that claim is unpaid not on claimant, but executors, etc., may examine him thereon. Ia. 75, 11 AD
- 589 Legatee who has paid debt for which bequeathed realty was mortgaged has no recourse against heirs or legatees under universal title.
- 590 Satisfaction of liens in case of sale of decedent's land for payment of debts. O. p. 155, 14 Ap
- 591 Notice of meeting of legatees, etc., for distribution of estates.

Md. 255, 2 Ap

592 Estates of absentees. Authorizing appointment of executors or administrators for estates of persons absent and unheard of seven years. Procedure. Md. 246, 2 Ap

#### Guardianship

(See also Family, 11; Trustees, 548; Insane, 1163)

- 593 Chancellor in vacation may appoint clerk of court as guardian in certain cases. Miss. 92. 4 Mr
- 594 Real estate of ward may be leased longer than three years on order of court, but not over six years.
- 595 Provision authorizing support of wards out of estate, extended to guardians by will or by deed. N. Y. 61. 3 Mr
- 596 Guardian may mortgage ward's real estate. Ia. 54, 10 Ap
- 597 Guardians of insane, etc. To deal with estate, give bonds, account, etc., as do executors and administrators [formerly as guardians of Miss. 97, 4 Mr
- 598 Claimant against estate not to witness as to claim arising before person became incompetent. Miss. 99, 19 Mr

# Administration of justice

### Practice of law

(See also 622, 637)

- 599 Admission to bar to be only by three or more judges of court of appeals on examination. Va. 41, 11 Ja
- 600 Barratry; definition amended; penalty. Ga. p. 64, 16 D '95
- 601 Disbarring; district attorney to prosecute cases. Expense.

N. Y. 557, 12 My

602 Clerks and stenographers forbidden to disclose professional communications. N. Y. 564, 12 My

## Courts-organization, jurisdiction

- (Procedure, even though peculiar to special courts, is given according to its subject matter in Probate, Civil and Criminal procedure, not here. Courts are grouped according to their jurisdiction, notwithstanding variations in names)
- 603 Proposed constitutional amendments; jurisdiction of supreme court, district courts, justices of the peace, etc. Rejected by people, 1896.

  La. 197, '94
- 604 Submitting constitutional amendment allowing legislature by twothirds vote to create other courts inferior to supreme court [formerly allowed only in municipalities]. Rejected by people, 1896.

  Neb. 110, 29 Mr '95
- 605 Supreme court. Organization and officers. Utah 7, 3 F
- 606 General constitution, officers and practice. Four justices instead of three. S. C. 3, 19 Ja
- 607 Constitutional amendment to increase number to five [formerly 3] until legislature increase; and to fix term at five [formerly 6] years till legislature change. Rejected by people, 1896.

Neb. 111, 29 Mr '95

- Goostitutional amendment that legislature may increase number and compensation by two-thirds vote once in four years.

  Rejected by people, 1896.

  Neb. 112, 113, 30 Mr '95
- 609 Constitutional amendment increasing number of associate justices to five, allowing two divisions, and providing for election by people. Adopted by people, 1896. Ga. p. 15, 16 D '95
- 610 Constitutional amendment increasing supreme court judges to five [formerly 3]. Legislature to divide state into circuits. Not voted on for lack of proper submission.

  Ore. p. 612, 6 F '95
- 611 Constitutional amendment defining jurisdiction more fully.

  \*Rejected by people, 1896.\*\*

  \*Mo. p. 286, '95
- 612 Fees of clerks of supreme court and of chancery to go to state.

  Salary fixed.

  N. J. 24, 5 Mr
- 613 Clerk and deputies may take oaths or acknowledgments.

La. 139, 9 Jl

614 May hear and decide certain cases at chambers in vacation.

La. 66, 9 J1

- 615 Certain decisions of supreme court, appellate division, not appealable to court of appeals.

  N. Y. 559, 12 My
- 616 Court of appeals reports furnished to U. S. courts in state.

Va. 777, 4 Mr

617 Supreme court judges to receive extra copy of reports for office, to be turned over to successors.

B. I. 331, 13 My

- 618 Submitting to people constitutional amendment slightly modifying phraseology regarding publication of decisions and time of taking effect. Adopted (1) by people, 1896. Fla. J. Res. 1, 30 My '95
- 619 District courts. May be established in cities, though under 20,000 population.

  N. J. 108, 26 Mr
- 620 Submitting constitutional amendment that when judge is disabled, supreme court may appoint the judge of another district to fill his place. Rejected by people, 1896.

  La. 198, '94
- 621 Judges may preside in any other district court. N. J. 136, 30 Mr
- 3822 Judges may practise law in any except district courts or cases appealed therefrom.

  N. J. 12, 3 Mr
- 693 Judges may fix terms. May issue open *ventres* for jurors.

Utah 1, 14 Ja

- Where only one parish in district, there shall be six terms yearly, at least two jury terms.

  La. 64, 8 Jl
- 625 Clerks; term in cities shall expire one month after that of judge unless sooner appointed.

  N. J. 126, 26 Mr
- 626 Judge may appoint sergeant-at-arms. Salary, bond.

N. J. 111, 26 Mr

- 627 Seal to be provided. Utah 15, 17 F
- 628 Superior court. May make rules as to printing trial lists and notifying attorneys.

  Mass. 401, 15 My
- **629 Supreme (district) court.** (See also 615) Designation of justice to act on appellate division may be revoked at his request.

N. Y. 113, 25 Mr

680 Appellate division; sheriff to furnish certain supplies, etc.

N. Y. 407, 27 Ap

- 331 Two or more terms may be held in any county. Terms may be held in parts.
  N. Y. 561, 12 My
- 632 Appointment and pay of attendants and stenographers.

N. Y. 647, 13 My

- 633 Inferior courts. Reducing number of judges and consolidating their duties. Salaries. N. J. 102, 26 Mr
- 634 Special courts of common pleas and general sessions. Providing for temporary establishment and designation of judges when courts overcrowded.

  S. C. 4, 9 Mr
- 685 Justices of peace. Supervisors may order election of three instead of two justices in any district, without establishing sub-districts.

  Miss. 134, 19 Mr
- 686 May act in other district of county when justice thereof disqualified.

  Ga. p. 49, 16 D '95

637	May act as attorneys in country parishes.	La. 84, 9 J1
638	Justices of peace and police have exclusion [form by request] jurisdiction in all misdemeanor co	- ·
		Va. 845, 856, 5 Mr
639	Submitting constitutional amendment allowing diction in counties where county court esta counties. Adopted (?) by people, 1896. Fla.	blished as in other
640	Jurisdiction extended to actions for damages f liberties.	or escape from jail N. Y. 303, 17 Ap
641	Municipal courts. May sentence not over 30 municipal ordinances.	days for violating S. C. 19, 9 Mr
642	Legislature may abolish any court established be may change salary of judge.	y grand jury. Jury Ga. p. 40, 16 D '95
643	Judges may punish disobedience to and enforce time.	e orders as in term Va. 150, 27 Ja
644	Mayors of cities of 2,000 to 15,000, where no sa to receive same compensation as justices for	-
		_
	Court officers—general	
	(For specific duties see their subject matter, and consult inde	x; also 714, 747)
645	Peace officers. Fees in vagrancy case not over	\$1. Ia. 99, 4 Ap
646	Fees for serving certain papers.	<b>B. I.</b> 351, 15 <b>M</b> )
647	Sheriffs. Jail expenses. Auditing accounts.	To be paid monthly, Miss. 138, 11 Mi
648	Police constables. Villages; to be paid by coustable would have been so paid.	nty when town con N. Y. 457, 9 MJ
649	Court criers. Allowed mileage for attendance.	N. Y. 439, 9 MJ
650	Prosecuting attorneys. Constitutional amenofice in counties instead of in judicial district 1896.	•
651	Attorneys for commonwealth. Limiting agg year.	regate fees in any Va. 608, 3 Mi
652	Masters in chancery. Women may be appoint bar.	nted if admitted to N. J. 133, 30 M
<b>65</b> 3	Stenographers. District court judges may Powers. Evidence of transcriptions. Pays civil causes.	<u> </u>
654	Circuit judges may appoint in all counties.	Miss. 82, 7 M

**255** Motaries public. Governor to appoint for two years.

. Utah 5, 81 Ja

- 656 Any woman over 21 may be appointed special commissioner with powers of notary public.

  Mass. 476, 4 Je
- 657 May act in other district of same county when notary thereof disqualified. Ga. p. 49, 16 D '95
- 658 Coroners. Appointed by county or corporation court [formerly by governor from two nominees of court]. Va. 636, 3 Mr
- 659 Fees of physicians for post mortem examinations. S. C. 121, 25 F

#### Civil procedure—general

(Including such provisions as apply to both civil and eximinal cases)

- 660 Limitation of actions. (See also 765) Against executors or administrators; act amended. N. Y. 897, 26 My
- 681 Actions for damages for seduction, criminal conversation or malicious prosecution must be brought in two years. N. Y. 335, 20 Ap
- 662 One year after death of party [formerly after qualification of personal representative] excluded.

  Va. 292, 12 F
- 663 Parties. Procedure to bring in new; to have same time to prepare as original parties.

  Ga. p 47, 16 D '95
- 664 Foreign executors or administrators may bring action on filing copy of letters, or may become parties instead of deceased to an action already begun.

  N. J. 119, 26 Mr
- 665 Place of action. General provisions. Change of venue.

Utah 17, 17 F

Where defendant has contracted to do an act in another county, action may be brought in that county or county of residence.

Utah 93, 4 Ap

- 667 When trial may be before justice and special justices in inferior courts.

  Mass. 220, 28 Mr
  - Service of process. (See also designation of agents, 345, 1261; Fees, 646,749)
- 668 When defendant in one county and property attached in another, or when two or more defendants in different counties, what officers may serve process.

  R. I. 349, 15 My
- 669 In actions for possession or where value exceeds \$100, sheriff or deputies of county where brought may serve. B. I. 401, 28 My
- 670 When constable unable to act, justice of peace may employ sheriff or deputy in execution of conservative writs in civil suits.

La. 92, 9 Jl

- 671 In case no place of residence can be found, court may direct manner of service.

  N. Y. 562, 12 My
- 672 Cases where service on non-resident or unknown person may be by publication. Ga. p. 42, 14 D '95

- 673 Chancery cases; notice of suit against non-resident may be served personally. Proofs. Proviso. Md. 39, 19 Mr.
- 674 Against fire insurance companies on local agent. Md. 367, 4 Ap
- 675 Against insurance companies may be on agent or on state auditor.

  Va. 416, 24 F
- 676 Civil arrest. Amending law. R. I. 299, 30 Ja
- 677 Person already arrested by constable on mesne process or execution may be again arrested by deputy sheriff on writ which constable could not serve.

  Mass. 247, 7 Ap
- 678 Answer. Where petition verified by oath answer must be. Answer may be amended substantially only when facts not known before.

  Answer may be in one paragraph.

  Ga. p. 44, 16 D '95
  - Change of venue or judge (See also 621, 636)
- 679 How taken in civil and criminal cases before circuit or magistrates' court.

  8. C. 5, 12 F
- 680 If judge in superior court in cities can not act from sickness or other cause, judge to be appointed by mayor.

  Ia. 77, 24 Mr
- 681 When judge disqualified, clerk to appoint temporary judge instead of transferring case.
  Ga. p. 43, 14 D
- 682 Judges pro tempore may be appointed by stipulation of parties to an action.

  Utah 19, 17 F
- 683 Equity cases. (See also 652, 673, 702) Contingent interests of persons not in being or not ascertainable in cases relating to trusts or powers may be represented by person appointed by court, and decision is binding.

  B. I. 328, 12 My
- 684 Judge may appoint auditors of his own motion. Exceptions as to fact to be determined by jury. Ga. p. 47, 16 D
- 685 In circuit or corporation courts may be submitted to decision in vacation or judge may make interlocutory order or decree.
  - Va. 151, 152, 27 Ja
- 686 Removal of cases from law to equity side of court or vice versa, or to another court, authorized when suit improperly brought in any court. Procedure.

  Md. 229, 4 Ap
- Vacation hearings. Superior and city courts may, without previous order in term time, hear in vacation any matter not requiring jury.
   Ga. p. 46, 14 D '95
- 688 Preferred causes. Vacation of order for preference, how made.

  N. Y. 140, 27 Mr
- 689 Continuance. Judge to enter date on docket and to publicly announce continuance. Witnesses not paid during it.
  - Ga. p. 41, 11 D '95

- 690 Guardians ad litem. Court may appoint for minor or absent party on petition of any person interested; decree in suit then binding.

  Mass. 456. 2 Je
- 691 Arbitration. Providing for allowing in any dispute. Appeal to circuit court.8. C. 78, 9 Mr
- 692 Evidence. Witnesses. Parties or witnesses dead or insane; use of former testimony. Notes of dead stenographers.

  N. Y. 563, 12 My
- 693 Subscribing witnesses need not be produced if party executing instrument testifies to its execution.

  Ga. p. 31, 16 D '95
- 694 Where subscribing witness inaccessible, proof of signature of maker to be primary evidence, and proof of handwriting of witness, etc., may be admitted if same unobtainable. Ga. p. 90, 16 D '95
- 695 In actions against executors and administrators certain statements by deceased admissible evidence.

  Mass. 445, 28 My
- 696 Record or copy of record valid evidence when instrument wanting.

  Miss. 102, 3 Mr
- Reporters of newspapers not compelled to disclose source of information. M.d. 249, 2 Ap
- 698 Clerks and stenographers of attorneys not to disclose professional communications.

  N. Y. 564, 12 My
- 699 Witnesses' fees; by whom entered. List sent to county or city treasurer. Va. 461, 27 F
- 700 Witnesses allowed mileage for attending grand jury. La. 17, 2 Jl
   701 Depositions; opposite party may cross-examine. What notices required.
- 702 Chancery court must on application or may of its own motion order oral examination before court instead of examiner. Other
- amendments as to such examinations. Md. 35, 11 Mr
  703 Jurors and jury service. Revising general law. La. 99, 9 Jl
- 704 General law, grand and petit jury. Ia. 61, 14 Ap
  Utah 52, 14 Mr
- 705 Majority of board of county jury commissioners may act.
  - 8. C. 8, 9 Mr
- 706 Officers who are to be present at drawing. N. Y. 342, 21 Ap
- 707 Amending law as to duty of clerk of court and county board of commissioners in drawing jurors.

  S. C. 9, 9 Mr
- 708 Equal number (if possible) to be drawn from each supervisor's district in county.

  \*\*Miss. 84, 23 Mr\*
- 709 Notice of requirement of jurors to be served on town clerk by sheriff or deputy.
   B. I. 325, 6 My

710 When address known and time sufficient venire for jurors and sub-

	Utah 90, 4 Ap
711	Jurors may be held beyond period for which they were summoned till all cases disposed of.  8. C. 10, 25 F
712	Exemption of keepers of almshouses. N. Y. 566, 12 My
713	Exemption of firemen in places over 10,000. S. C. 12, 25 F
714	Exemption of all officers of courts. Mass. 427, 21 My
715	Jurors' fees. Paid by county or city treasurer, and repaid by state. Va. 460, 27 F
716	\$1 a day while in attendance, whether on jury or not.
	Va. 746, 4 Mr
717	Tales jurors; pay same as regular jurors. Ga. p. 74, 27 N '95
718	Constitutional amendment allowing civil verdict by five sixths of jury. Rejected by people, 1896. Neb. 106, 29 Mr '95
719	Exceptions. Appeals. Review. Bills of exception may be served on defendant-in-error living out of state by mail.  Ga. p. 44, 14 D '95
720	Bills of exception in cases noted by a stenographer; act amended.  Miss. 83, 18 Mr
721	Jurisdiction of appeals from state board of claims.
	N. Y. 451, 9 My
722	On constitutional questions if all four justices of supreme court do not agree, all judges of circuit court to be called in and majority of joint body decide.  8. C. 3, 19 Ja
723	Time when appellee shall be cited to appear. Notice.
	La. 6, 23 Je
724	Original translation of shorthand evidence to be sent to supreme court instead of transcript thereof. Costs paid by losing party.  Ia. 64, 30 Ap
725	Transcript of charge to jury may be required by court.
	Mass. 451, 2 Je
726	When cost of transcript and appeal is likely to exceed \$500, bond may exceed that sum.  Miss. 90, 3 Mr
727	Counties, cities and towns need not give undertakings.
	Mass. 355, 1 My
728	Stay of judgment; judgment to bear interest at same rate as if stay not taken.  Ia. 90, 30 Ap
729	Judgments. When judgment by default may be reopened. Where judgment taken, plaintiff must affirmatively prove amount of

Ga. p. 44, 16 D '95

damages.

- 730 Procedure in case of motion for judgment without trial in cases where an action of assumpsit would lie. Va. 110, 23 Ja
- 781 Confession of judgment for stay of execution inoperative unless approved as to form and security by clerk of court.

Md. 207, 2 Ap

- 732 What to be evidence of enrolment. Miss. 101, 4 Mr
- 733 Time when judgment in courts of appeals goes into effect.

  Rehearing.

  La. 100, 9 Jl
- 734 Judgment to be lien on real estate in county where given and entered [formerly, in district]. Utah 21, 18 Ja
- 735 Judgments of U. S. courts to be lien when filed with county recorder. Utah 115, 5 Ap
- 736 Actions on judgments may be brought after 10 years from docketing.

  N. Y. 568, 12 My
  - Executions. Judicial sales (See also Preference of wages, 272; Taxes, 419; Exemptions, 505; Liens, 515)
- 737 Providing procedure before justices of peace to compel payment to judgment creditor of money due debtor.O. p. 375, 27 Ap
- 738 Special proceedings; remedy extended to party awarded costs.

  N. Y. 176, 1 Ap
- 739 Person claiming property seized by sheriff on execution or attachment must sue within two months. Sheriff to give notice to probable claimants.

  N. J. 212, 12 My
- 740 Levy considered as made when land is taken. Mass. 464, 3 Je
- 741 Amending as to procedure for releasing property levied on when it is claimed by another.
  Va. 269, 11 F
- 742 Constable may appoint keeper for property seized [formerly required consent of debtor.] La. 19, 2 Jl
- 743 Postponement of judicial sales in case of absence of officer.
- N. Y. 152, 27 Mr 744 Notice of judicial sales may be in newspaper of village only partly
- in county. N. Y. 567, 12 My
  745 Redemption of real estate sold on execution; interest to be at rate
- 746 When time for redemption passed, officer making sale, or sheriff, may give deed.

  Utah 66, 28 Mr
- 747 Costs. Fees. Payment of or security for officers' fees may be required in advance except in criminal cases. Va. 326, 14 F
- 748 Treasurers of cities and counties may not enforce collection of feebills. Bills must be presented within two years. Va. 368, 18 F

- 749 Costs for procuring order for service of summons by publication or for service outside state.
   N. Y. 226, 8 Ap
- 750 Referees' per diem compensation in courts of record \$10 [formerly \$6]. N. Y. 90, 11 Mr
- 751 Funds paid into court. State comptroller may require papers from court clerks.
  N. Y. 269, 15 Ap
- 752 Obscene trials. Judge in any court may clear court.

Ga. p. 49, 16 D '95

- 753 Contempt of court. District court may punish as does supreme court.
  B. I. 348, 15 My
- 754 Oaths. Placing hand on Bible required. In case of Hebrews on the Pentateuch. Md. 113, 27 Mr

### Civil procedure—special actions

755 Real actions. Person claiming estate in remainder to which another lays claim may bring suit to quiet title. Procedure.

N. J. 167, 14 Ap

- 756 Ejectment; any person claiming adverse title or interest may be made party. Va. 497, 27 F
- 757 Parties and procedure when estate of decedent is divided.
  N. Y. 277, 17 Ap
- 758 Partition; where made by licitation, rights of creditors against any co-proprietor remain against proceeds of sale.

  La. 86, 9 J1
- 759 Foreclosure; consent of debtor to amount of mortgage must be made not more than one year before sale. If debt exceeds price of sale, balance not extinguished though mortgagee bids in lands, notwithstanding agreement.
  8. C. 79, 9 Mr
- 760 Foreclosure sales; repealing requirement that mortgagee must give special notice of his intention to bid in at sale.

B. I. 327, 12 My

- 761 Foreclosure affidavit may be before any officer authorized to take oaths, but process must issue from officer authorized to issue it.

  Ga. p. 91, 16 D '95
- 762 Amending as to foreclosure of power of sale mortgages.

Mass. 203, 25 Mr

- 763 Condemnation of land by railways; court to confirm finding of jury after 30 days if no sufficient cause to contrary. Md. 151, 2 Ap
- 764 Person injured by fraudulent conveyance of realty may bring petition in equity which shall act as Us pendens.

Ky. 7, 16 Mr

(See also 661; Streets, 1023; Roads, 1100)

- 765 Limitation two years. N. J. 77, 24 Mr
- 766 Extending right to brothers and sisters of deceased in case of death.
  Employers. Distribution of moneys recovered among relatives.
  Miss. 86, 23 Mr
- 767 Undertaking to discharge attachment may be fixed by court at any amount deemed proper.
  0. p. 327, 27 Ap
- amount deemed proper.

  O. p. 327, 27 Ap

  768 Libel. Allowing retraction.

  Utah 32, 2 Mr
- 769 Attachment. (See also 668, 739) Adding grounds for attachment before debt due. Miss. 94, 23 Mr
- 770 Action against non-resident, where brought. If against resident may be removed to county of residence. Ia. 89, 19 Mr
- 771 Amending law as to time after which perishable goods or livestock may be sold.
  Miss. 91, 3 Mr
- 772 Penalties for sending claims out of state for collection by attachment or garnishment with intent to deprive debtor of exemption rights.
   Va. 286, 11 F
- 773 Actions on contract. Counterclaim by defendant; act amended.
   May be made although contract under seal.
   N. J. 131, 30 Mr
- 774 Actions for debt. Two or more persons with claims for labor less than \$20 each may unite.

  Mass. 444, 28 My
- 775 Change of names. Only one publication of notice necessary. Fee of probate judge \$3.0. p. 28, 19 F
- 776 Writs of prohibition and mandamus. May be issued by court of appeals at any place of session.
   Va. 117, 23 Ja
- 777 Injunction. Court may limit duration. Renewal or dissolution.
   Appeals. Va. 670, 3 Mr
- 778 Actions against illegal or foreign corporations. N. Y. 963, 28 My
- 779 Public office. Appeals involving title may be heard immediately.
   N. Y. 560, 12 My

### Criminal procedure

(See also numerous provisions of Civil procedure; also 638)

780 Commission to report on simplified pleadings and forms.

. . . . .

- Mass. Res. 113
- 781 Apprehension. Arrest. Where police officer in city or town has arrested offender in course of regular duty, no warrant need afterward be issued.

  Va. 396, 19 F
- 782 Arrest by officer outside county of residence; compensation; time of holding prisoner. Ga. p. 34, 13 D '95

- 783 Counties may keep two hounds. Use in certain cases to trace criminals.

  Miss. 139, 18 Mr
- 784 Identification. Prisoners in state prisons and penitentiaries to be described by Bertillon method.
   N. Y. 440, 9 My
   B. I. 337, 13 My
- 785 Bail. How and by what courts taken. Appeals on refusal. Hearings may be in vacation. Va. 332, 14 F
- 786 Court may revoke or modify order requiring. Mass. 388, 12 My
- 787 Personal undertaking and deposit allowed in cases of violation of corporation ordinances. N. Y. 556, 12 My
- 788 Liability of sureties may be limited as they require. Va. 219, 1 F
- 789 Enforcement of collection of forfeited bail bonds when taken before justices of peace.

  La. 5, 28 Je
- 790 Cities; mayor may appoint commissioners with power to take ball in misdemeanor cases. Utah 88, 4 Ap
- 791 Prosecutions. If name of prosecutor has not been placed on indictment or information, court may order it entered of record at any time before judgment.
  Va. 32, 9 Ja
- 792 Prosecution by information authorized in all cases. Form.
  Utah 23, 21 F
- 793 Preliminary examination; magistrate to return papers, etc., to court, when.

  N. Y. 280, 17 Ap
- 794 Grand jury. To consist of 13 to 23 persons. When to be 23.
   B. I. 309, 31 Ja
- 795 Lists of jurors to be filed with county clerk on or before December10.N. Y. 34, 21 F
- 796 Change of venue. State has same right as defendant in certain cases.S. C. 5, 12 F
- 797 General procedure. Discretion of judge as to possibility of impartial trial.

  Ga. p. 70, 17 D '95
- 798 Witnesses. Repealing provision for commitment to Prison association. Va. 592, 2 Mr
- 799 Witness detained in default of bond may require his testimony to be at once taken in writing. Such testimony not to be used on trial if witness obtainable.

  La. 124, 9 J1
- 800 Defendant's witnesses have same pay as state's witnesses, in felonies only. Subpoena in misdemeanor cases. S. C. 45a, 4 F
- 801 · Jury. Special jury commissioner and jurors for criminal cases in counties over 500,000.

- 802 Submitting constitutional amendment providing that certain lesser offenses may be tried by jury of six [formerly less than 12] or by the court. Rejected by people, 1896. La. 197, '94
- 803 Misdemeanor cases; defendant may waive jury and submit to court. Va. 128, 23 Ja
- 804 In case of felony, venire to summon 16 [formerly 20] jurors.

  Va. 231, 5 F
- 805 On motion of attorney-general or attorney for defendant jury may not be allowed to separate till discharged.

  B. I. 347, 15 My
- 806 Appeals. Writs of error, where the commonwealth is not plaintiff in error, may be heard in vacation. Va. 75, 17 Ja
- 807 Where circuit court has reversed conviction by lower court, prosecution may appeal to supreme court.

  O. p. 187, 17 Ap
- When objection made and bill of exceptions reserved, clerk to take down facts on which reserved, to be attached to bill if appeal taken.

  La. 113, 9 Jl
- 809 Sentences. Executions. (See also Penal institutions, 1217.) In felonies, with certain exceptions, on recommendation of jury approved by judge, penalty may be reduced. Misdemeanors how punished.

  Ga. p. 63, 27 N '95
- 810 Execution of criminals to be by electricity. Disposition of corpses.

  O. p. 159, 16 Ap
- 811 Imprisonment for fine; limiting duration. Judge in vacation may release. Va. 626, 3 Mr
- 812 Juvenile offenders. Procedure to put in custody of Prison association. Not to be over 21. Va. 507, 27 F; 592, 3 Mr
- 818 Criminal cases against children under 16 to have preference.

  N. Y. 414, 27 Ap
- 814 Amendments as to trial and place of confining persons under 21.N. Y. 553, 554, 12 My
- 815 Fees. Judges to report to auditor all allowances payable out of state treasury. Va. 609, 3 Mr
- 816 U. S. criminal cases. In cases removed from state to U. S. courts, officers and witnesses for the state to receive same pay as if called for U. S.

  Ky. 3, 5 Mr
- 817 Habeas corpus. Repealing provision that prisoner may be admitted to bail. Va. 316, 13 F
- 818 Feeding prisoners. Charge outside jail to be actual cost; in jall 20 cents a day.

  S. C. 108, 9 Mr

## Crimes and punishments

(	See c	zlso	Public	order	and	decency,	54-61;	also	various special offenses under aubject; e. g.
							Ele	ection	ns)

- 819 Manslaughter. When wound is inflicted by person in this state on person in another state. Va. 570, 2 Mr
- 820 Lynching. Officer conniving to be prosecuted and removed. If death ensues county liable in any circumstances to \$2,000 damages, which it may recover from participants.
  8. C. 94, 8 F
- 821 Penalty for interfering with sheriffs, etc., in discharge of duty.

  Sheriff may be removed for failing to present facts to grand jury.
- 822 Giving right of action for damages against county to person injured by mob or to his heirs, and right to county against members of such mobs. Limit of amount recoverable \$5,000.

O. p. 136, 10 Ap

- 823 Assault. With intent to kill, rape or rob; penalty not over 20 [formerly 2] years.

  La. 59, 8 Jl
- 824 Rape. Age of consent. Raised to 14 [formerly 10] years.

S. C. 104, 9 Mr

Ia. 36, 2 My

- 825 Raised to 14 [formerly 12]. Va. 611, 3 Mr
- 826 Raised to 15 [formerly 13]. Ia. 70, 19 Mr
- 827 Raised to 16. La. 115, 9 Jl
- 828 Raised to 18. Utah 12, 13 F
- 829 Sodomy. Penalty 2 to 10 years [formerly life] imprisonment.

into cars.

- La. 69, 9 Jl 830 Burglary. (See also Burglary insurance, 1279) Penalty for breaking
- 831 Penalty for knowingly making, mending or possessing burglar's tools. B. I. 302, 31 Ja
- 832 Amending definition of crime of breaking into or entering building, etc., with intent to commit crime. Va. 33, 9 Ja
- 833 Larceny. Person bringing property stolen outside state into state, punished as if offence wholly in state. Va. 538, 29 F
- 834 On railway cars; penalty. Mass. 389, 12 My
- 835 Stealing logs or lumber is larceny. Search. Ia. 71, 19 Mr
- 886 Stealing cattle: increasing penalty. Miss. 85, 4 Mr
- 837 Embezzlement. When officer probably guilty, governor shall direct proper officer to prosecute, and if indicted at once remove him from office.

  8. C. 93, 25 F

838	Officer receiving money belonging to body or institution of which
	he is officer deemed to receive it by virtue of his office.

Ia. 67, 8 Ap

- 839 False pretenses. Penalty for false representations as to financial condition. La. 106, 9 Jl
- 840 Penalty for disposing fraudulently of goods bought on credit, etc.

  La. 94, 9 Jl
- 841 Malicious injury. Penalty for destroying or injuring wearing apparel or material therefor.

  Md. 270, 4 Ap
- 842 Injury to harness or vehicles. Ia. 87, 8 Ap
- 843 Injuring railways, canals, etc.; definition; reducing penalty.

  Extending law to shooting or throwing at train. Va. 858, 5 Mr
- 844 Penalty for injuring military or vessel property. N. Y. 552, 12 My
- 845 Vagrancy. Offenders may not be discharged on condition of leaving town. Va. 783, 4 Mr
- 846 Exception of women from definition repealed. Unlawful riding on trains prima facte evidence.

  Mass. 385, 9 My
- 647 Gypsies, tramps, etc., not to camp on highway over 24 hours without consent.0. p. 88, 25 Mr
- 848 Disorderly conduct. Increased penalty after first offense in cities. N. J. 210, 12 My
- 849 Misdemeanor to curse or use violent language to another concerning himself or his female relatives. Va. 732, 4 Mr
- 850 Blackmail. Defining. Felony. Md. 396, 4 Ap
- 851 Assisting prisoner to escape. Unlawful whether prisoner held with or without warrant. Ia. 88, 2 My
- 852 Breaking jail. Same penalty whether before or after conviction.

  Ia. 106, 17 Mr

# State and local government

(See also Political regulations, 175; Finance, 853)

- 853 Public officers generally. (See also 779, 837, 1281) Must pay secretary of state \$5 for recording election or appointment and issuing commission.
  0. p. 211, 21 Ap
- 854 General procedure to remove for malfeasance. Trial by jury as for felony. Utah 31, 2 Mr
- 855 Vacancies in all district and state offices not provided for by constitution to be filled by governor.

  Miss. 52, 18 Mr
- 856 Fees; disposition.

Utah 16, 17 F

857 Civil service. Submitting constitutional amendment requiring appointments to be after examination. (1897) Md. 459, 4 Ap

858 Act giving veterans preference amended and extended.

		Mass. 517, 9 Je
859	Remedy for refusal to give veterans preference, or	for removal. N. Y. 821, 21 My
860	Preference to be given to U. S. citizens on public local.	works, state and <b>Mass. 494</b> , 5 Je
	State government	
	Officers. Civil service See also under special subject ance, Charities, etc.)	s — Railways, Insur-
861	Constitutional amendment for biennial [formerly a Rejected by people, 1896. Mass	annual] election. s. Res. 71, 17 Ap
862	Submitting constitutional amendment allowing c tional executive officers by three-fourths vote of to legislature. Rejected by people, 1896.	
863	No state officer to appoint subordinate related to l degree.	nim within sixth S. C. 60, 25 F
864	Submitting constitutional amendment allowing lessalaries. Not to change oftener than once in only by two-thirds vote of members elected. [Notitution.] Rejected by people, 1896.	four years and
865	Establishing salaries.	Utah 124, 5 Ap
866	When serving without compensation, pay no fee for	or commission. Utah 121, 5 Ap
867	Bonds; procedure for relieving sureties at their re	quest. <b>Miss.</b> 51, 17 Mr
868	Governor. Defining powers and duties.	Utah 34, 4 Mr
869	Proposed constitutional amendment, increasing s Rejected by people, 1896.	alary to \$5,000. La. 199, '94
870	Lieutenant-governor. Salary when office of g \$8,000 per year.	overnor vacant, Mass. 347, 29 Ap
871	Secretary of state. Powers and duties; bond; fee ments.	s. Public docu- Utah 61, 23 Mr
872	Certain fees.	Utah 105, 5 Ap
873	State treasurer. Defining powers and duties; bottom	nd.
	:	Utah 53, 16 Mr
874	May close office Saturday at noon.	<b>Mass.</b> 522, 9 Je
875	State auditor. Powers and duties. Bond.	Utah 58, 19 Mr
876	Attorney-general. Powers and duties. Bond.	Utah 88, 7 Mr
877	To appear for all state officers and departments; no Assistants.	special counsel.  Mass. 490, 5 Je

878	Assistant attorney-general; office established.	O. 171, 16 Ar
879	State board of examiners. Governor, secretary of ney-general. To act on claims against state. contract for supplies.	
880	Bureau of immigration. Established. Collection advertising, etc.	of information Md. 295, 2 Ar
Miscel	laneous provisions	
881	Capital. Celebration of centennial of location at	Albany. N. Y. 743, 19 MJ
882	Submitting to people question of removal to Seda erect buildings, etc. <i>Rejected</i> , 1896.	lia, provided city Mo. p. 285, '98
883	State house. Appropriation for enlarging.	O. p. 391, 27 Ap
884	Restoration and improvement of "Bulfinch" state	e house. <b>Mass. 531, 9 J</b> e
885	Cessions to U.S. General grant to U.S. of jurisd hereafter acquired for official use. Governor t Concurrent jurisdiction.	
886	Governor may cede land for levees, etc., and for n	nilitary parks. <b>Miss.</b> 67, 3 M:
887	Tender of jurisdiction over certain Indians and t	heir lands. <b>Ia</b> . 110, 14 F
888	Consent to acquisition of lands for fortifications.	<b>B. I.</b> 330, 13 M <sub>2</sub>
889	Ceding jurisdiction to U. S. over palisades of I military and national park, providing palisades	
890	State institutions. (See also Charities, 1157; Pen. Governing body may examine officers, compel oaths, etc.	
891	Commission created to facilitate interchange of labor between the various prisons, hospitals,	
892	Commissions, institutions, etc., may acquire land	
898	Trustees may establish roads through lands, subjectional authorities.	ect to approval o Ia. 45, 14 A
894	State semi-centennial. Appropriation to celebrat	te. Ia. 116, 17 A
895	Celebration of arrival of pioneers.	Utah 100, 5 A
896	State flag. Defining; use. N. J. J. Re	s. 2, p. 176, 26 M

N. Y. 229, 8 Ap

897 Description established.

888	Great seal.	Denning.	Utan 80, 8
800	State nork	Part of St Lawrence river and island	is therein m

nds therein made Part of St Lawrence river and is N. Y. 802, 20 My a state reservation.

900 Immigration records. Transfer to U.S. bureau of immigration. N. Y. 467, 9 My

## County and township government

(See also County finance, 457 ff, and specific functions of counties-roads, charities, jails drainage, etc.)

- 901 Counties. General system of government. Commissioners established instead of county court. Utah 131, 14 Ap
- 902 Procedure to create new or consolidate counties or change county seat. Election; approval of legislature. 8. C. 35, 9 Mr
- 903 Classification to be based on federal census.
- 904 County officers. Fixing salaries according to valuation of county. Utah 124, 5 Ap
- 905 Taxpayers suing for violation of duty shall receive back their costs. Prosecuting attorney's fees. O. p. 337, 27 Ap
- 906 Must attend first charge of judge to grand jury after their taking office. Charge shall briefly instruct them on their duties.

Miss. 81, 9 Mr

- 907 County commissioners. To organize in September. To elect president in case of vacancy. O. p. 10, 6 F
- 908 Report to be submitted on first day of first session of court of general sessions. S. C. 115, 9 Mr
- 909 Penalty for delaying financial report. To be published in German newspaper. O. p. 188, 17 Ap
- 910 Records of meetings, showing yeas and nays where not unanimous. Clerks pro tempore. Mass. 384, 9 My
- 911 County treasurer. Bond, when given by surety company, need not exceed amount of annual receipts. Va. 621, 3 Mr
- 912 Actions to recover moneys after end of term. N. Y. 937, 27 My
- 913 County auditor. Empowered to collect public moneys.

Ia. 100, 3 Ap

914 County clerk. Seal to be provided.

915 Fees must be paid in advance.

Utah 15, 17 F N. Y. 572, 12 My

- 916 Two additional deputies may be appointed in counties over 100,000. Duties of deputies. N. Y. 48, 29 F
- 917 Light and heat of office paid by county. N. Y. 593, 12 My
- 918 County engineer. Supervisors may employ. Miss. 135, 23 Mr

- 919 County attorney. To be furnished office but not law books by county.

  Ia. 83, 20 Ap
- 920 County printing and stationery. More detailed provisions as to contracts. To be let in state.

  Miss. 142, 19 Mr
- 921 Towns (townships). Consolidation with municipalities having same territorial limits.

  N. J. 182, 16 Ap
- 922 Division. Adjustment of debts and unpaid taxes. Actions, when allowable.
  N. Y. 459, 9 My
- 923 Officers may be removed by supreme court for malfeasance.

N. Y. 573, 12 My

924 Township commissioners; compensation and mileage.

**S.** C. 116, 9 Mr

- 925 Township commissioners to be qualified electors [formerly free-holders].8. C. 114, 9 Mr
- 926 May erect public halls on popular vote. Tax. Ia. 26, 5 Mr
- 927 Townships over 15,000 may borrow money and erect buildings.

· M. J. 43, 17 Mr

## Municipalities—Cities, towns, villages, boroughs

- General two or more classes (unless specified laws apply to all classes which exist in state)
  - 928 Incorporation. Special act of legislature necessary for incorporation, but municipality to be governed by general laws.

N. J. 117, 26 Mr; 153, 9 Ap

- 929 Change of class may be made on basis of census by local authorities.

  Miss. 166, 14 Mr
- 930 Boundaries. May increase or decrease territory on petition and popular vote.8. C. 38, 28 F
- 931 Inhabitants of annexed territory have same rights as if originally incorporated.

  La. 101, 9 Jl
- 932 Consolidation with townships having same boundaries.

N. J. 182, 16 Ap

- 933 Requiring all cities and towns not already furnished to prepare and record maps of their streets and lots.

  La. 53, 9 Jl
- , 934 Owners wishing to lay out lands in lots must file plats.

La. 134, 9 Jl

- 985 Officers. Members of municipal or township governing body not eligible to appointment to office by such body. N. J. 78, 24 Mr
- 936 Veterans to be preferred in civil service, O. p. 50, 3 Mr

937	Wardens (aldermen) to be elected from and	by voters of separate
	wards, and mayors or intendants by direc	t vote at large, in all
	cities and towns.	S. C. 26, 9 Mr
938	Treasurer. To be elected by people.	Miss. 168, 11 Mr
939	Solicitor. Must be attorney or counselor.	O. p. 69, 13 Mr

Ordinances (See also Municipal courts, 641; Bail, 787)

- 940 Clerk or recorder to append to record certificate of date and manner of publication. Ia. 15, 4 Ap
- 941 If boundary adjoins railroad, the right of way shall be subject to municipal ordinances.

  O. p. 428, 27 Ap
- 942 Franchises. Penalty on holders for making charges in excess of provisions of franchise or contract.

  La. 112, 9 Jl
- 943 Nuisances. Municipalities empowered to define and abate.

  O. p. 346, 27 Ap
- 944 Convict labor. Miscellaneous regulations as to employing municipal prisoners on streets and public works.
   8. C. 113, 9 Mr

# Cities '

- 945 Incorporation. Submitting to people constitutional amendment authorizing cities to frame their own charters. Board for framing. Limitations; legislature to pass other general limitations. Classification: less than 15,000; 15,000-50,000; over 50,000. Adopted, 1896.

  Minn. 4, 8 Ap '95
- 946 When majority of property owners present new charter with petition, election must be held. If carried charter becomes law.

La. 135, 9 Jl

- 947 Greater New York; Brooklyn and other subdivisions consolidated.

  Commission to prepare charter.

  N. Y. 488, 11 My
- 948 Charter for New Orleans.

La. 45, 7 J1

949 Increasing powers of cities.

- Utah 59, 19 Mr
- 950 Submitting constitutional amendment authorizing merging of city and county when city exceeds 100,000. Rejected by people, 1896.

  Neb. 116, 29 Mr '95
- 951 City council. Term in cities under 10,000, two years.

N. J. 146, 30 Mr

- 952 In cities over 40,000 having even number in council an alderman-atlarge, to act as president, shall be elected. N. J. 81, 24 Mr
- 953 Members eligible to offices appointed by mayor only.

Ga. p. 79, 13 D '95

954 Mayor. Vacancies; power in certain cases to devolve on an alderman elected by the board.

Mass. 380, 9 My

955	Public buildings.	Construction ar	nd bonds	authorized.	
				N. J. 207.	12 My

- 956 If not regularly insured a fund therefor to be created by investing annually one per cent of their value. N. J. 123, 26 Mr
- 957 Liens on, may be discharged by deposit of money by contractor.
  N. Y. 682. 15 Ap

#### Towns, villages, borroughs

- 958 Incorporation. General law for towns of 1,000 to 5,000 hereafter incorporated.

  8. C. 36, 5 Mr
- 959 General law, towns under 1,000. S. C. 37, 2 Mr
- 960 Villages and hamlets; township trustees on petition of 30 free-holders may hold election for incorporation of territory.

O. p. 333, 27 Ap

- Villages and hamlets may be incorporated though territory adjoin city.0. p. 26, 13 F
- 962 Villages; permitting injunction against incorporation if boundaries unreasonably large or small or causing injustice.

**O.** p. 196, 18 Ap

- 963 Villages; notice of election for incorporation must be signed by
  15 per cent of voters [formerly by 20 voters]. Only taxpayers to
  vote.

  N. Y. 923, 27 My
- 964 Villages; hours of election on question. N. Y. 209, 7 Ap
- 965 Repealing various acts for the incorporation of boroughs and borough commissions and reconstituting bodies formed under them as boroughs under act of 1878.

  N. J. 198, 21 Ap
- 966 Boroughs; declaratory act as to powers and bonds. N. J. 91, 25 Mr
- 967 Division of property and liabilities between townships and boroughs set off from them.

  N. J. 183, 16 Ap
- 968 Wards. Reducing size in towns, boroughs and townships.

N. J. 98, 25 Mr

- 969 Officers. Term of town clerk, assessor and collector three years.
  N. J. 28, 9 Mr
- 970 Villages; may be removed by supreme court for malfeasance.
  N. Y. 573, 12 My
- 971 Villages may pay salaries though under 300 population.

Miss. 165, 19 Mr

- 972 Villages; president to appoint officers when trustees fail to act.N. Y. 522, 11 My
- 973 Village councils; mayors to fill vacancies till the annual election [formerly for unexpired term].O. p. 77, 17 Mr

- 974 Hamlets; bonds required of president of trustees, treasurer and marshal.0. p. 84, 19 Mr
- 975 Boroughs; enumerating elective officers of certain. Justices of peace to be township officers.
   N. J. 52, 53, 18 Mr

# Police. Fire department

(See also Special police, 319, 323, 1318, 1444; Buildings, 1397)

- 976 Police and fire commissioners. Amending law establishing bipartisan board in cities over 12,000. Utah 73, 30 Mr
- 977 Police. Cities may establish reserve police force subject to call for special duty.

  Mass. 314, 27 Ap
- 978 Amending act authorizing appointment by state when necessary to enforce liquor and other laws. Number and pay of force. Use of dispensary moneys.
  8. C. 42, 7 Mr
- 979 City police present on any race, fair or athletic grounds outside city shall make arrests when requested by managers.

Va. 490, 27 F

- 980 Fire department. Tax levy in certain cities increased to three [formerly two] mills. Ia. 27, 29 F
- 981 Municipalities may exempt firemen from street tax or duty.

  Miss. 170, 23 Mr
- 982 Firemen exempt from jury duty, municipalities over 10,000. S. C. 12, 25 F
- 983 Cities and towns may appropriate money for care of graves and monuments, observances, etc., in honor of firemen.
- monuments, observances, etc., in honor of firemen.

  Mass. 455. 2 Je
- 984 Fire districts. Temporary loans in anticipation of revenue authorized.

  Mass. 280, 14 Ap
- 985 State firemen's association. Incorporated. Va. 343, 14 F
- 986 Appropriation in aid. Md. 57, 19 Mr

## Light. Water. Power

- 987 Light and water. Constitutional amendment permitting increase over fixed rates of taxation, on popular vote, for cities under 30,000 to erect or purchase plant. Rejected by people, 1896.
  - Mo. p. 289, '95
- 988 Cities and towns may erect water or light works. Bonds on popular vote. Sinking fund.

  8. C. 39, 2 Mr
- 989 Sale of municipal plant only after popular vote. Ia. 13, 4 Ap

- 990 Municipal lighting. Village electric plants in connection with waterworks may be placed under management of waterworks' trustees.

  O. p. 382, 27 Ap
- 991 Municipalities may make contracts for lighting streets not over 10 years.0. p. 290, 22 Ap
- 992 Lighting districts partly in two or more towns, outside of villages.
  N. Y. 309, 17 Ap
- 993 Private companies. State gas and electric light commissioners may require improvement of plant or reduction of capital for impairment, before issue of new stock or bonds.

Mass. 473, 4 Je

N. J. 51, 18 Mr

- 994 Public or private plants to keep uniform station and plant records.

  Mass. 356, 1 My
- Electric lighting companies, if furnishing public lights, entitled to eminent domain.
   Y. 446, 7 My
   Electric companies have eminent domain.
   Utah 95, 5 Ap
- 997 May erect poles and wires on consent of owners of adjoining land and subject to direction and regulation of local authorities.
- Underground wires.

  N. J. 189, 21 Ap

  998 Consent of municipality necessary for erecting light, heat or power wires.

  O. p. 204, 21 Ap
- 999 Accidents caused by gas and electricity to be reported to state board.

  Mass. 338, 28 Ap
- 1000 Gas and electric light commissioners. Certain courts to enforce orders. Mass. 426, 21 My
- 1001 Steam heat and power companies. Must obtain local authority's consent to lay pipes and be subject to regulations of such authority. Restrictions.

  N. J. 186, 21 Ap
- 1002 Water supply. (See also Irrigation, 1458) Formation of special water districts outside city or village.

  N. Y. 678, 15 My
- Villages may contract to furnish water to towns, fire districts or other villages.
   N. Y. 329, 18 Ap
- 1004 Certain villages may contract with companies for water for fire purposes. Restriction. N. Y. 978, 28 My
- 1005 Cities over 15,000 may purchase or construct waterworks on popular vote. Bonds, tax. Waterworks' trustees. Ia. 1, 4 Ap
- lar vote. Bonds, tax. Waterworks' trustees. Ia. 1, 4 Ap

  1006 Cities under 12,000 may issue bonds to improve or repair.
- Water bonds of villages; sinking fund may be invested in endowment insurance or certain mortgages.

  N. Y. 310, 17 Ap
- 1008 Pollution of water supply; act extended to all streams and to water companies.

  Mass. 252, 7 Ap

villages.

# Local improvements

1009 Streets and sewers. Procedure for taking property in towns and

N. J. 155, 9 Ap

1010	Opening and improving streets. City council may open, alter or vacate streets or highways or accept land given for this purpose.  N. J. 20, 5 Mr
1011	In cities over 100,000 not necessary to treat with owner before beginning proceedings for condemnation of land.  N. J. 60, 19 Mr
1012	Villages; act amended as to appointment of commissioners to assess damages for opening of streets, etc.  N. Y. 243, 15 Ap
1018	Incorporated towns over 15,000 may appoint superintendent of streets. N. J. 92, 25 Mr
1014	Citles over 15,000 may by ordinance improve streets and assess entire cost.  Ia. 9, 17 Ap
1015	· Cities over 10,000 may improve streets and assess two thirds cost

- on abutting property.

  La. 10, 26 Je

  1016 Person injured by change of grade of street may recover damages
  by action.

  Utah 36, 7 Mr
- 1017 Cities of 12,000 to 100,000 may issue \$200,000 bonds for repaving streets. N. J. 57, 19 Mr
- 1018 Streets miscellaneous. Municipalities may exempt firemen from street duty or tax. Miss. 70, 23 Mr
- 1019 Cities may contract not over five years for removal of ashes and garbage. N. J. 29, 9 Mr
- 1020 Erection of structures for public celebrations in cities over 250,000.N. Y. 823, 21 My
- 1021 Cities under special charter may sprinkle streets and assess cost.

  Ia. 10, 30 Ap
- 1022 Municipalities may prohibit use of barbed wire on streets.

  Ia. 17, 14 Ap
- 1023 Suit for injury by defect in streets and sidewalks must be within three [formerly six] months.

  Ia. 63, 14 Ap
- 1024 Special assessments generally. Any municipality may levy, on petition of majority of property affected, or by three-fourths vote of council.
  Va. 729, 4 Mr
- 1025 May be paid in 10 annual interest-bearing instalments.

  Mass. 158, 18 Mr
- 1096 Money already paid on an assessment afterward annulled shall be refunded.

  N. Y. 910, 27 My

- 1027 Commissioners' reports of damages and benefits, when requiring approval of circuit court, shall afterward be filed with city comptroller.

  N. J. 214, 12 My
- 1028 Sidewalks. (See also State roads, 1060) Villages; one half cost of sidewalks built by private citizens may be repaid them in cash.

  N. Y. 458, 9 My
- Villages may issue certificates of indebtedness payable by annual tax instalments.
- 1030 Counties constructing improved roads may build sidewalks on such roads; half of cost to be assessed on adjoining property, half paid by county.

  N. J. 184, 16 Ap
- 1031 Cities over 15,000 may construct temporary sidewalks along land not divided into lots; assessment.

  Ia. 2, 14 Ap
- 1032 Sidewalk assessments collectable as ordinary taxes. May bear interest after 30 days. Mass. 251, 7 Ap
- 1033 Sewers. Cities of 2,000 to 5,000 may construct when majority of abutting owners petition, and assess cost.

  Ia. 7, 4 Ap
- 1034 Cities of 2,000 to 15,000 may take land within or without limits for outlet of sewer.

  Ia. 8, 4 Ap
- 1035 Amending law for sewers in boroughs, as to residence of commissioners and issue of bonds.

  N. J. 199, 12 My
- 1036 Act for construction in townships amended as to certificates of indebtedness. N. J. 197, 21 Ap
- 1037 Commission to consider general system for valley of Passaic river. N. J. 7, 26 F
- 1038 Drainage of New Orleans. Commission created. May borrow \$5,000,000. La. 114, 9 Jl
- 1039 Cities may construct house connections at time of building sewers and assess cost on property.

  N. J. 107, 26 Mr
- 1040 Owners of houses must connect with sewers in street, under regulations of local boards of health.

  N. J. 203, 12 My
- 1041 Municipalities may regulate all plumbing on house connections.

  Ia. 14, 14 Ap
- 1042 Sewer assessments. Cost may be assessed on abutters in cities under 20,000, when majority of them petition for sewer.
  - **O.** p. 197, 18 Ap
- 1043 By whom to be made in certain cases. N. J. 174, 14 Ap
- 1044 Assessments and rentals are liens on property for two years.

**Mass.** 236, 1 Ap

- 1045 Collectable as ordinary taxes. City council may charge interest after 30 days. Mass. 251, 7 Ap
- 1046 Villages; assessments for cost, and for payment of bonds falling due. N.Y. 409, 27 Ap

## Parks, boulevards

(See also State parks, 889, 899; Military parks, 1152)

- 1047 Parks. Establishing park commissioners in cities over 25,000.

  Powers; taxes; bonds.

  Ia. 19, 2 My
- 1048 Board of street and water commissioners in cities over 100,000 may acquire land for parks. Bonds. N. J. 148, 30 Mr
- 1049 Metropolitan parks; apportionment of cost among cities and towns; act amended.

  Mass. 550, 9 Je
- 1050 Cities and towns may prescribe distance of buildings from line of parks or boulevards, and limit their hight, which shall not exceed 70 feet.

  Mass. 313, 27 Ap
- 1051 Fine for violating ordinances as to parks and boulevards.

Mass. 199, 25 Mr

- 1052 Boroughs may levy tax for music in parks. N. J. 70, 23 Mr
- 1053 Extending act authorizing gifts and bequests for parks to be made to villages, so as to apply to towns. N. Y. 53, 29 F

### **Cemeteries**

- 1054 May acquire land and rights for necessary water supply by condemnation.

  N. Y. 325, 18 Ap
- 1055 Increasing amount of land that may be held in counties containing cities over 5,000.0. p. 114, 1 Ap
- 1056 New lands not to be used in cities over 100,000 except by consent of council and board of health. N. J. 22, 5 Mr
- 1057 Reserved burial grounds exempt from taxation. Va. 178, 28 Ja

## Roads and bridges

- 1058 General law. Township authorities given added power. General county tax of one mill may be levied, etc.
  - S. C. 109, 23 Mr; 111, 9 Mr
- 1059 Townships may by popular vote improve roads by general tax and issue bonds.

  O. p. 63, 13 Mr
- 1060 State roads. State not to build or control sidewalks; how constructed. Local authorities to clean snow and ice.

Mass. 345, 28 Ap

1061 State commissioner's salary \$1,500 per year. W. J. 100, 25 Mr

- 1062 State may loan towns steam rollers, stone crushers, etc.

  Mass. 513. 6 Je
- 1063 Improved roads. On popular vote counties may buy and open toll roads or construct improved roads. Bonds. Ky. 27, 17 Mr
- 1064 County board may at discretion refuse petition of property-owners to improve road partly at cost of such abutting owners.

N. J. 168, 14 Ap

- 1065 Incorporated towns; legal voters may appropriate money for hard roads.N. J. 93, 25 Mr
- 1066 Amending law as to levy of and exemption from assessments for improved roads.
   0. p. 190, 17 Ap
- 1067 Certain counties to furnish broken stone free to townships and municipalities therein.

  N. J. 79, 24 Mr; 120, 26 Mr
- 1068 Money for repair to be paid on order of township trustees.

O. p. 32, 19 F

1069 Act amended as to acceptance of roads built at private expense, and vacation of roads superseded by such roads.

N. J. 75, 23 Mr

1070 Road districts. Right to vote for road commissioner and on appropriations given to legal voters [formerly to freeholders].
 Assembly to be held yearly. Commissioner to give bond.

N. J. 45, 17 Mr

- 1071 Road supervisors. Settlement with town trustees in November [formerly October]. Ia. 43, 3 Ap
- 1072 Road work. Two days' labor or \$3 may be required in road districts or municipalities.

  0. p. 162, 16 Ap
- 1073 Submitting to next legislature constitutional amendment allowing requirement of two days annually of all 16 to 60 years old. Not adopted by legislature of 1895-96. Va. 848, 8 Mr '94
- 1074 Required of persons 18 [formerly 15] to 50. Increasing fine for non-performance. La. 117, 9 Jl
- 1075 Opening roads. Committee to report on advisability shall be chosen from road district concerned. Pay. Miss. 231, 23 Mr
- 1076 County roads; opening to be made by township trustees on order of county commissioners.0. p. 156, 14 Ap
- 1077 Township authorities may agree with owner on price of land taken, or accept it as gift. Petition of special proportion of property affected not required.
  N. J. 194, 21 Ap
- 1078 Costs on appeal from award of damages. Ia. 44, 14 Ap
- 1079 Procedure for fixing compensation for land for county roads.

O. p. 103, 80 Mr

1080 Procedure for appraising damages from closing roads.

	N. Y. 464, 9 My
1081	Working. Repair. Division of expense of repairing roads on boundaries of local divisions or municipalities.
	N. J. 200, 12 My
1082	Temporary loans by counties for repair when suddenly destroyed. When maturity may be extended to 20 years. N. J. 145, 30 Mr
1083	Consent of taxpayers necessary to purchase road machines.
	N. Y. 987, 28 My
1084	Bicycles. Rubber tires. (See also Taxation, 382; Transportation, 1817)
	Penalty for putting in roads substances likely to puncture tires.
	O. p. 157, 16 Ap
	N. Y. 304, 17 Ap
	N. J. 201, 12 My
	<b>R. I.</b> 318, 23 Ap
	Md. 437, 4 Ap
1085	Bicycle riders to use care in passing horses to avoid frightening;
	if necessary, to dismount. Va. 788, 4 Mr
1086	Local authorities may pass ordinances as to lamps, bells, speed, permits and use of sidewalks, and no others.  N. J. 8, 3 Mr
1087	Townships may vote money to construct bicycle paths.
	N. J. 62, 19 Mr
1088	Toll roads. Companies to report to county court annually, whether
1000	state or county have stock in them or not. Ky. 16, 17 Mr
1089	Procedure for enforcing repair. N. Y. 343, 21 Ap
1090	To permit certain persons to travel free, whether partly owned by state or county or not.  Ky. 23, 17 Mr
1091	On popular vote counties may purchase or condemn and make
	free. Bonds. Ky. 27, 17 Mr
1092	State to sell interest to enable counties to make free.
	Ga. p. 6, 16 Mr
1093	Abandoned turnpikes to revert to towns or municipalities, which
	must open and maintain. N. Y. 964, 28 My
1094	Miscellaneous regulations. Penalty for placing on roads or side- walks glass, stones, etc., likely to injure persons, animals or bicycles. Broken stone used for repair to be covered over. N. J. 201, 12 My
1095	Private roads; if passing through land of another, landowner may
1000	place gates across. Va. 666, 8 Mr
1096	Broad tires; increasing rebate allowable on taxes for persons

M. J. 76, 24 Mr

using.

1097	Drainage;	surface	water	to	be	drained	by	natural	chan	ınels.
	Supervis	or may e	nter pri	ivat	e pr	operty to	cle	ar such c	hanne	els.
								-	45 4	4 4

**Ia.** 47, 14 Ap

- 1098 Hedges on highways; requiring biennial trimming. Enforcement.

  Ia. 48, 14 Ap
- 1099 Convict labor on highways; miscellaneous amendments.

**S. C.** 111, 26 Mr; 113, 9 Mr

- 1100 Snow and ice; towns and cities not liable for injury if roads or sidewalks otherwise safe.

  Mass. 540, 9 Je
- 1101 Guide boards; townships must erect on petition of 10 freeholders.0. p. 378, 27 Ap
- 1102 Shade and fruit trees; prohibiting fastening animals to or in reach of.

  N. J. 162, 14 Ap
- 1103 Shade trees; towns may appoint three wardens for care. No public tree cut down without hearing.

  Mass. 190, 25 Mr
- 1104 Bridges, (See also Private bills, 241; Railways, 1296.) Expense of construction over navigable waters on county lines. Reconstruction of condemned bridges.

  N. Y. 995, 29 My
- 1105 Consent of U. S. authorities when waters under their control.

N. Y. 778, 20 My

- 1106 Counties may cooperate with authorities in adjacent state in building.Ga. p. 78, 13 D '95
- 1107 Counties may pay part of cost of bridges in land whose jurisdiction is in U. S. Ga. p. 76, 27 N '95
- Authorities not liable for obstructing navigation by rebuilding or repairing between November 1 and January 1, in certain cases.
   N. J. 171, 14 Ap
- 1109 Misdemeanor to allow floating saw logs to block against bridge.

  La. 98, 9 Jl

# Military regulations

# Militia. National guard

1110 General laws. Military code; revised and consolidated.

Utah 84, 3 Ap Md. 89, 27 Mr Ia. 102, 10 Ap

- 1111 Amendments. Composition of company, troop, battery and regiment; pay of marshals; allowances for maintenance; armories and employees therein.

  N. Y. 853, 22 My
- 1112 Amending law as to batteries, signal corps, band, and number of privates. Ga. p. 96, 16 D '95

1113	Officers. Honorable discharge for reorganizat	
	after hearing before governor.	Mass. 425, 21 My
1114	May be placed on retired list after 10 years ser	vice.
		O. p. 888, 27 Ap
1115	Naval militia. Eight companies established.	Regulation.
		O. p. 109, 81 Mr
1116	Increasing number and reorganizing.	La. 107, 9 Jl
1117	Act amended. Members qualified to become	staff officers of
	generals. Staff and petty officers and emplo	yees.
		<b>W. Y.</b> 360, 21 Ap
1118	Amending law as to officers and rank.	Mass. 182, 25 Mr
		B. I. 320, 28 Ap
1119	Government and support of U.S. vessel loaned	for use.
		Mass. 289, 15 Ap
1120	Hospital corps. Establishment authorized. O	-
1120	2105pront corps. Establishment authorized.	W. Y. 853, 22 My
1121	Increasing number of hospital stewards and of	
1121	increasing number of nospital stewards and of	O. p. 335, 27 Ap
		- , -
1122	Signal corps. Additional officers established.	N. Y. 668, 14 My
1123	Pay of injured. Members injured in actual ser	vice allowed duty
	pay and expenses during incapacity.	N. Y. 853, 22 My
1124	Armories. To be furnished and maintained at	state [formerly at
	county] expense.	O. p. 218, 21 Ap
1125	Military property. Penalty for injuring.	N. Y. 552, 12 My
1126	Service medals. Application of act extended.	Mass. 348, 1 My
1127	Transportation. Prohibition of special rates no	t to apply to trans-
	portation of militia.	Ia. 84, 14 Ap

## Veterans. War memorials

(See also Exemption from taxation, 408; Art memorials, 165)

- 1128 State pensions. Increasing rates. Certain widows may receive.

  County examiners. S. C. 75, 9 Mr
- 1129 Constitutional amendment allowing pensions to indigent Confederate veterans and their widows. Rejected by people, 1896.

  La. 192, 196, '94
- 1130 Special allowance for loss of eyes, hands or feet. Miss. 53, 23 Mr
- 1131 Widows whose husbands, having received pension for injuries died from such injuries, to receive \$60 per year.

Ga. p. 102, 16 D '95

Ga. p. 11, 16 D '95 Ky. 24, 17 Mr

W. Y. 189, 1 Ap Ga. p. 77, 8 D '95

1132	Confederate veterans who received certain wounds, or their widows, may claim free 160 acres of state land. La. 55, 9 Jl
1133	State board of relief need not apportion its work in districts. <b>B. I.</b> 315, 17 Ap
1134	Local relief. Regulating care of indigent veterans. Burial at public expense. N. Y. 225, 8 Ap
1135	G. A. R. joint relief committees in cities having two or more posts.  N. Y. 598, 13 My
1136	Burial. By state; act amended and extended to wives and widows in certain cases.  Mass. 279, 14 Ap
1137	Penalty for removing G. A. R. grave-marker or other distinguishing marks.  O. p. 199, 18 Ap
1138	Soldiers' home. Amending law as to admission. Veterans not enrolled from state may be received after five years residence in state, etc.  La. 102. 9 Jl
1139	Liquor not to be sold near. O. p. 369, 27 Ap
1140	Allowing sale of ale and beer. Use of proceeds for library, etc. N. Y. 900, 26 My
1141	Preference of veterans. (See also Insurance, 1255) To receive ped- dler's license free. Md. 300, 2 Ap
1149	Right to free peddler's license extended to Mexican and Indian war veterans. Veterans must be residents of state.
	Ga. p. 19, 14 D
1143	Preferred in local civil service.  O. p. 50, 3 Mr
1144	Remedy for refusal to prefer in civil service. N. Y. 821, 21 My
1145	Extending act giving preference in civil service. Mass. 517, 9 Je
1146	Memorial day. Prohibiting public games near place of celebrating.  O. p. 120, 6 Ap
1147	Soldiers' monuments. Towns may vote money to dedicate.  Mass. 291, 15 Ap
1148	Amending act providing for construction by counties.  N. J. 54, 18 Mr
1149	Counties may borrow for erecting or acquiring buildings in memory of soldiers.  O. p. 342, 27 Ap
1150	Exempt from taxation. Md. 300, 2 Ap
1151	Sailors' monument; appropriation in aid. Md. 343, 4 Ap
1152	Chickamauga and Chattanooga park. Appropriation for monu-

1158 Conveyance of lands owned by state to U. S.

1154	Stony	point	battlefield.	Purchase	by	state	authorized.	
							N. Y. 214. 7	7 A1

1155 Battle flags. Purchase of nets for protection. O. p. 140, 10 Ap

1156 Records. Of state troops to be compiled and published. Commission created.

# Charities

(See also Membership corporations, 813; Fraternal societies, 1257; State institutions, 890)

- 1157 Charities and correction. General law. State board of charities and charities aid association. Institutions, public and private. Reformatories. Feeble-minded and epileptics. N. Y. 546, 26 Mr
- 1158 Act establishing council of charities and correction (1883) amended. N. J. 124, 26 Mr
- 1159 County commissioners must visit all institutions, public or private, semi-annually, and report their condition. O. p. 212, 21 Ap
- 1160 Commission to consider reform in laws. Mass. Res. 60, 13 Ap
- 1161 Powers of state board of charities as to poor relief.

N. Y. 225, 8 Ap

1162 State benevolent institutions. Amending procedure for acquiring real estate. O. p. 343, 27 Ap

## Insane

(See also Guardianship, 593; Property, 499, 569; Insane criminals, 1211)

1163 General. Codification of laws. State commission and institutions. Commitment, care, support, etc. Insane criminals.

N. Y. 545, 12 My

- 1164 General law. Asylums; government, admission, examination. Guardians of insane. Utah 127, 5 Ap
- 1165 Asylums. Appropriation for additional. Ia. 139, 140, 17 Ap
- 1166 Name changed from lunatic asylum to hospital for insane.

8. C. 70, 11 F 1167 Appropriations for support to be paid quarterly in advance.

**Ia.** 56, 8 Ap

Ky. 13, 17 Mr

- 1168 Claims for value of county insane asylums at time of transfer to state. N. Y. 481, 9 My
- 1169 Repealing certain provisions as to care outside asylums.

O. p. 170, 16 Ap

- 1170 Transfer to other asylums, etc.; act amended. Mass. 482, 4 Je
- 1171 Examinations. Commitments. May be before common pleas court or judge of criminal court in city over 100,000 only [formerly before any police justice.] N. J. 101, 26 Mr

- 1172 Fees of probate judge and officers. Dangerous lunatics may be temporarily taken into hospital awaiting order of commitment.

  8. C. 71, 9 Mr
- 1178 County commissioners of insanity. Two boards in counties where there are two district courts.
- 1174 Support. Estates of insane in county asylums and hospitals liable for support. Ia. 52, 4 Ap
- 1175 Recovery. On petition of person alleging his recovery, he is entitled to jury trial, and verdict is binding.

  Md. 33, 11 Mr

### Deaf and dumb. Blind

- 1176 Both classes. Reorganizing deaf and dumb and blind school.

  Government. Separate schools for deaf and blind. No tuition.

  Va. 702, 4 Mr
- 1177 Limit of 10 years of instruction for deaf, blind or imbecile children may be extended by special recommendation. B. I. 324, 6 My
- . 1178 State deaf and dumb school. Organization and government.

  Utah 25, 21 F

1179 Compulsory attendance of deaf children 7 to 17. Certificate on

- graduation. B. I. 332, 13 My
- 1180 Extending time pupils may remain. O. p. 69, 13 Mr
- 1181 State comptroller to act as treasurer. N. J. 95, 25 Mr
- Private homes. Counties may contract with, to maintain aged and infirm deaf.
   0. p. 419, 27 Λp
- 1183 School for the blind. Organization and government.

Utah 48, 13 Mr

1184 Act for establishing workshops repealed.

O. p. 370, 27 Ap

# Other charities

1185 Charity hospitals. May take land by condemnation.

La. 96, 9 Jl

N. Y. 225, 8 Ap

L

1186 Poor relief. General law.

- Penalties for neglect of duty by poor officers or unlawful removal of paupers.

  N. Y. 550, 12 My
- 1188 Townships formed out of old townships to have share in management of poor-house of latter.

  N. J. 84, 24 Mr
- 1189 Homes for the aged. Religious corporations may establish.

  N. Y. 525, 11 My
- 1190 Regulating admission and care of aged, decrepit and feebleminded persons in institutions other than insane hospitals.

N. Y. 914, 27 My

Children	0	(See also Family, 9: Guardians,	E081
Children.	Ornhana	(See also Family, y: (Juardians,	54(5)

- 1191 District children's home; authorizing acceptance of bequests.0. p. 382, 27 Ap
- 1192 Court may compel institutions or officers having bound out children to disclose whereabouts to relatives and to allow visits.

  Mass. 288, 15 Ap
- 1193 State to pay 50 cents a week for instruction of children under state care in town or city schools in certain cases.

Mass. 382. 9 Mv

1194 General law for adoption of children. Apprenticeship.

N. Y. 272, 17 Ap

- 1195 When child in orphan asylum, proceedings for adoption may be in county where located.

  8. C. 86, 5 Mr
- 1196 Ambulance service. Misdemeanor to refuse to answer call for aid to sick or injured.

  N. Y. 873, 22 My
- 1197 Pawnbroking companies. Act of 1895 extended to counties containing city over 25,000.

  N. Y. 206, 4 Ap

# Penal and reformatory institutions

(See also Criminal procedure, 809-814; State institutions, 890)

# State prisons and convicts

(Including provisions applying also to local prisons)

- 1198 General. Government. Officers. Employes and compensation of state prison commission. N. Y. 430, 4 My
- 1199 General law. Bi-partisan board. Government, discipline. Classification, register and parole of prisoners. Restoration to citizenship. Labor, state account system. Utah 81, 8 Ap
- 1200 Board of commissioners to govern. To appoint warden.

Utah 2, 24 Ja

- 1201 State warden of penitentiary established. To visit and report on penitentiary and convict camps.

  La. 127, 9 Jl
- 1202 Increasing salary and bond of clerk.

Ia. 79, 17 Ap

- 1203 Lighting; board of inspectors and supervisor to make contracts on terms in their discretion.
  N. J. 164, 14 Ap
- 1204 Convict labor. (See also County jails, 1228) General law for state and local prisons. Products to be sold only to state or its subdivisions, which so far as possible shall not buy other goods. Contracts prohibited.

  3. Y. 429, 4 My

- 1205 Proposed constitutional amendment, prohibiting leasing of convicts and authorizing employment on public roads, levees, etc., and on convict farms or manufactories owned by state.

  Rejected by people, 1896.

  La. 104, '94
- 1206 Providing for interchange by prisons and other state institutions of their respective products. Commission created.

O. p. 183, 17 Ap

1207 Lessees must pay for labor monthly in legal money.

**S.** C. 85, 9 Mr

- 1208 Where lease is vacated new lease shall be only for unexpired term. Ga. p. 80, 14 D '95
- 1209 Convict-made goods must be plainly marked as such. Penalty.
  N. Y. 931, 27 My
- 1210 Chain gangs; amendments. Municipal prisoners.

  S. C. 113, 9 Mr
- 1211 Insane convicts. General regulation of state hospital for.
  N. Y. 545, 12 My
- 1212 To be transferred to asylum. La. 105, 9 Jl
- 1213 Parole. Pardons. Submitting constitutional amendment limiting governor's pardoning power and creating board — governor, attorney-general and chief justice. Adopted by people, 1896.
- 1214 Submitting constitutional amendment that board shall consist of governor, secretary of state, comptroller, commissioner of agriculture and attorney-general [formerly justices of supreme court].

  Adopted (1) by people, 1896. Fla. J. Res. 3, 29 My '95
- 1915 Special legislative committee to examine cases of convicts now imprisoned and make recommendations to governor.

Ga. p. 435, 17 D '95

Minn. 2, 26 Ap '95

- 1216 Record of pardon to be filed with clerk of court of county where convicted.

  S. C. 57, 28 F
- 1217 Person convicted for third state prison offense to be sentenced for 25 years besides regular term, subject to parole by governor if reformed.

  R. I. 336, 14 My
- 1218 Management of convicts miscellaneous. Convicts to be taken to penitentiary by an officer of penitentiary [formerly of court].
  Va. 204, 30 Ja
- 1219 Superintendent of penitentiary to keep account of expenses for transporting convicts. Va. 782, 4 Mr
- 1220 Removal and quarantine in case of contagious diseases in penitentiary or jails. Va. 162, 27 Ja

1221	Communication with prisoners, in whose presence	
		Va. 551, 28 F
1222	Punishment; requiring record of cause and nature. record.	Inspection of Va. 322, 11 F
1223	Maltreatment of state or county prisoners; definition	n and penalty. Liss. 88, 19 Mr
1224	Imprisonment of women to be in state prison for wony year; otherwise in county jail or reformatory refuge.	
1225	Injury to property by convicts; penalty.	uss. 344, 28 Ap
1226	Prisoners under 18 in state or local prisons to be ke	ept separate. Ia. 105, 8 Ap
	County jails and prisoners	
	48ee also Sheriffs, 647)	
1227	Sheriffs, etc., to report to court at each term number in county and city jails.	er of prisoners Va. 125, 23 Ja
1228	Imperative duty of supervisors to hire out or work cellaneous provisions.	convicts. Mis- iss. 133, 23 Mr
1229	Employment of labor on penal institutions or highway.	ways. Y. 826, 21 My
1230	Increasing allowance for food and care. Additiona prisoners for debt.	l comforts for . p. 288, 22 Ap
1231	Charge for feeding prisoners fixed.	S. C. 108, 9 Mr
	Reformatories	
	(See also Juvenile offenders, 812; 1224, 1225)	
1232	General regulation of institutions for juvenile and quents.	female delin- . Y. 546, 12 My
1233	Appropriation for buildings for Eastern New York N.	reformatory. Y. 381, 23 Ap
1234	Board of managers paid \$500 each yearly.	). p. 311, <b>24 A</b> p
1235	Procedure for contracts for improvements or building	ngs. ), p. 217, 21 Ap
1236	Suffolk county reformatory established. Government	ent. <b>Kass. 536, 9 J</b> e
1237		on. Trustees. Utah 123, 5 Ap
1238	\$10 a month for support of each inmate.	<b>Ia. 41, 7</b> Ap
1239	Houses of reform. Establishing one for boys and	one for girls.
	Government; commitments.	Ky. 33, 21 M

- 1240 Houses of refuge for women. Children of inmates may be bound out. N. Y. 587, 12 My
- 1241 Reformatory for women. Transfer of certain prisoners authorized.

  Mass. 317, 27 Ap

# Insurance

#### General—all classes

(See also Taxation, 423; Service of process, 174)

- 1242 Incorporation. Government. Repealing law allowing courts to grant charters under general corporation law. Va. 74, 17 Ja
- 1943 Certificate of secretary of state renewed annually. Filing of statements. Utah 107, 108, 5 Ap
- 1244 In domestic companies a majority only [formerly all] of directors must live in state.

  Mass. 253, 7 Ap
- 1245 Investments. Increasing list of securities that may be held.

  N. J. 87, 24 Mr
- 1246 May be in same securities as savings banks. Mass. 171, 19 Mr
- 1247 Policies. Issued by companies that have not complied with state law are void.

  Ia. 23, 14 Ap
- 1248 Insurance agents. Amending as to license. Md. 266, 7 Ap
- 1949 Non-residents may be licensed if their states license agents in this state.

  Mass. 448, 28 My
- 1250 Agents of foreign companies who are accountable to other agents in this state need not give bond.

  Mass. 402, 15 My
- 1251 Foreign companies. All insurance companies of any foreign country which shall refuse to allow a New York company, duly qualified, to do business, are excluded from this state.

N. Y. 23, 17 F

## Life and accident insurance

(See also Married women, 504; Insolvency, 558)

- 1252 Assessment life insurance; regulations amended. Calls and failure to pay. Special examinations; receivers. Reinsurance.

  Medical examination required, etc.

  Mass. 515, 6 Je
- 1253 Surrender value of endowment policies; repealing provision that five per cent may be deducted by company.

  Mass. 470, 4 Je
- 1254 Foreign life companies; procedure for transfer of security deposits to receivers of bankrupt companies. N. Y. 322, 18 Ap
- 1255 Confederate veterans may act as traveling agents without license.

  Ga. p. 92, 16 D '95

1256	Payments of accident or sick benefit insurance exempt from execution. Va. 643, 3 Mr
1257	Fraternal beneficiary societies. General law for incorporation and regulation. Annual reports.  O. p. 360, 27 Ap  Ia. 21, 3 Ap  W. Y. 377, 23 Ap
1258	General law. Not applicable to Masons, etc., whose chief object is not insurance or profit.  8. C. 46, 25 F
1259	If paying only funeral expenses and sick benefits, exempt from general law.  Mass. 136, 5 Mr
1260	Representation at state councils or lodges. Md. 331, 7 Ap
1261	Foreign mutual benefit associations to designate person on whom process may be served in each county where doing business.  **Miss. 57, 9 Mr**
	Fire and casualty insurance
1262	Amending law as to "guaranty surplus" and "special reserve" funds. Lowering rate of allowable dividends during their accumulation B. I. 307, 31 Ja
1263	Prohibiting combinations to fix rates. Ia. 22, 3 Ap
1264	Policies. Requirement of certain amount of insurance or making holder a coinsurer prohibited.  O. p. 107, 30 Mr
1265	Full amount of loss must be paid, in spite of any stipulation.  Ga. p. 51, 23 N '95  S. C. 49, 28 F
1266	Additional tax on companies making higher charge on account of "valued policy" law.  Miss. 56, 20 Mr
1267	Loss paid on stock of goods to be only actual value when destroyed. Companies to furnish blank proof of loss.  **Miss. 56, 20 Mr**
1268	Reducing penalty for including fees in cost of insurance.  N. Y. 841, 22 My
1269	Single risk not to exceed 10 per cent of capital or assets; in case of mutual company not over 5 per cent of cash assets.  Va. 421, 26 F
1270	Mutual companies. Change to stock companies; procedure

1271 Extension of territorial limits of town and county cooperative

1272 If guaranty capital less than \$100,000, subject to same limitations

insurance companies.

as those without guaranty.

N. Y. 907, 27 My

Mass. 126, 8 Mr

- 1273 Mutual protection associations for insurance of members only, by assessment; incorporation.

  8. C. 47, 9 Mr
- 1274 Lloyds fire associations; amending incorporation law. Penalty for doing business when not conforming to law.

N. J. 105, 26 Mr

- 1275 Foreigu; alternative conditions as to assets required for admission to business.

  Mass. 270, 13 Ap
- 1276 Casualty insurance. Increasing list of casualties which cooperative companies may insure against.

  N. Y. 844, 22 My
- 1277 Fire insurance companies may insure against injury to or by apparatus used for fire protection.

  Mass. 140, 11 Mr
- 1278 Live stock insurance. General insurance law applied to mutual companies. Ga. p. 53, 14 D '95
- 1279 Burglary insurance. Foreign companies may be admitted to business. Mass. 124, 3 Mr

### Surety and guaranty companies

(See also for acceptance, etc., on special classes of bonds, 35, 296, 310, 335, 551, 911; also 337, 426)

- 1280 Surety companies. May be accepted on all bonds if duly approved.

  8. C. 20, 25 F
- 1281 May execute bonds of public officers. O. p. 320, 27 Ap
- 1282 Act amended as to right to sign bonds. Miss. 55, 6 Mr
- 1283 Amending as to deposit with state and liability of companies.

  Suits. Va. 406, 21 F
- 1284 Amending law. *Must* [formerly may] be accepted on all bonds. Rights and obligations. Va. 248, 6 F
- 1285 Title guaranty companies. Must deposit with state securities equal to one half capital, at least \$250,000. O. p. 321, 27 Ap
- 1286 Additional powers of companies in counties of 100,000 to 250,000.
   N. Y. 38, 25 F
- 1287 Credit insurance. Companies may be formed under insurance law.

  Mass. 447, 28 My

# Transportation. Communication

(See also Taxation, 427; Liens, 532; Condemnation, 763)

# Railways

1288 Railroad commissioners. Submitting constitutional amendment allowing creation of office; three members; term three years.

Rejected by people, 1896.

Neb. 107, 30 Mr '95

### Organization. Property. Powers

- 1289 Foreign companies. To file copy of charter with secretary of state and in each county where property lies.S. C. 50, 9 Mr
- 1290 Consolidation. Issue of bonds by consolidated companies; act amended.

  O. p. 415, 27 Ap
- 1291 Authorizing acquisition of additional real estate for shops, etc., in case of.
  Va. 277, 11 F
- 1292 Sale of railways. Purchasers to retain no special exemptions from taxation or immunities not enjoyed by all railways.

Ga. p. 62, 16 D '95

1293 Mortgages. Certain restrictions not to apply when mortgage is for purchase money of equipment or property.

S. C. 55, 9 Mr

1294 Foreclosure and powers of purchasers at sale; act amended.

N. Y. 356, 21 Ap

- 1295 Voluntary dissolution. On petition of 90 per cent of stock, when operation abandoned five years.

  N. J. 9, 3 Mr
- 1296 Insolvent railways. Reorganization; general procedure for railways and bridge companies over navigable rivers.

Ky. 21, 17 Mr

- 1297 Location of tracks. Exception to prohibition on building within
  10 miles of another railway, in certain cases, subject to approval
  of railroad commission.

  Ga. p. 60, 14 D '95
- 1298 Cities may contract with railways to allow construction in streets.N. J. 152, 9 Ap
- 1299 Subject to railroad commission, manufacturing plants may build side and spur tracks to connect with railway. Miss. 60, 19 Mr
- 1300 Electric power. Railways or street railways may change to electric power. May contract for joint transportation of passengers or freight.
   B. I. 400, 28 My
- 1301 Employees. (See also Employers' liability, 260) Employment of persons addicted to intoxication prohibited. N. Y. 112, § 41, 28 Mr
- 1302 Receivers, etc., of railways have same liability to employees as corporations.

  Ga. p. 103, 16 D '95

## Regulation of traffic

- 1303 Freight rates. Cooperation. Railway may not refuse to receive freight from another road and to pay accrued charges. Exceptions. No discrimination. S. C. 53, 9 Mr
- 1304 Connecting railways operated by one management to be treated as one road in fixing rates.

  8. C. 54, 9 Mr
- 1305 Equal facilities and rates to be given by railway to every connecting road. Shipper may designate route.8. C. 56, 9 Mr

- 1306 Shipping livestock. Shippers may at their own expense put in bars, gates or upper deck, and cars so loaded must be transported.
  Miss. 62, 18 Mr
- 1307 Unclaimed freight and baggage. Carrier after 60 days may deliver to storage warehouse, which after 90 days more may sell.

  Surplus goes to state.

  Utah 70, 28 Mr
- 1308 To be delivered to storage warehouse after 60 days. Sale. Perishable goods and livestock. N.Y. 974, 28 My
- 1309 Sale of livestock or perishable goods after 24 hours, on application to court.
  Md. 296, 2 Ap
- 1310 Passenger traffic. Rates; first class fixed at 3 1-4 cents a mile, second class, 2 3-4. May be changed as to any road by railroad commissioners.
   5. C. 52, 9 Mr
- Passenger trains must run at least once a day each way, except
   Sunday.
   Ky. 9, 17 Mr
- 1312 Railroad commissioners to examine schedules and where feasible compel close connections of intersecting lines.8. C. 51, 9 Mr
- Mileage books; act requiring issue amended. Good for family or salesmen.
   N. Y. 835, 22 My
- 1314 Penalty for forging or altering tickets, checks, etc. La. 67, 9 Jl
- 1315 Stations. Railroad commissioners must require railways to conform name of station to that of town, when petitioned.

Ia. 35, 2 My

1316 Union depot companies. May issue bonds; regulations.

O. p. 118, 3 Ap

1317 Bicycles. Must be checked and carried as other baggage.

N. Y. 333, 20 Ap

O. p. 372, 27 Ap B. I. 345, 14 My

1318 Railroad and steamboat police. Evidence of appointment and of being on duty.

Mass. 225, 28 Mr

Protection and safety (See also Crimes and punishments, 830, 834, 843, 847)

1319 Interlocking crossings. Trains need not stop at crossings having duly approved interlocking signals or similar device.

Miss. 61, 23 Mr

O. p. 815, 27 Ap

1320 Crossings hereafter built must have such system.

O. p. 315, 27 Ap

- 1321 Grade crossings. Cities over 100,000 may abolish, at joint cost of city and railway. Procedure.
   N. J. 97, 25 Mr
- 1322 Automatic couplers. Not required on engines. N. Y. 664, 14 My

- 1323 "Coal jimmies." Use on certain roads restricted.
  - N. Y. 485, 486, 9 My
- 1324 Heating cars. Cars used by fish commissioners exempt from prohibition of stoves.

  N. Y. 299, 17 Ap
- 1325 Fire extinguishers. One car on each train to be at once equipped with portable chemical extinguishers and one car thereafter equipped yearly.
   0. p. 396, 27 Ap
- 1326 Speed. Railways running trains in city or town over six miles per hour liable for damages caused, but not to fine.

Miss. 63. 19 Mr

1327 Accidents. Testimony and reports concerning; act amended.

Mass. 302, 22 Ap

### Street railways. Rapid transit

- 1328 Franchises. Construction. (See also Municipalities, 942) Construction only after grant by local authority, made after duly advertised hearing, and consent of one half abutting property.

  Change of power.

  N. J. 192, 21 Ap
- 1329 Cities and towns under 20,000 may allow railway and other corporations to use streets on popular vote.

  La. 79, 9 Jl
- 1330 Existing companies may extend lines subject to restrictions of new companies.

  N. J. 211, 12 My
- 1331 Municipal councils may renew expired franchises.
  - O. p. 206, 21 Ap
- 1332 Railroad commissioners may authorize extension into adjoining cities or towns.

  Mass. 501, 5 Je
- 1333 Capital. Increase, and requirements in case of impairment; act amended.

  Mass. 409, 16 My
- 1334 Consolidation. Purchase or consolidation of lines authorized under terms as to fares, transfers, etc., fixed by municipal authorities. Such terms subject to re-determination every 15 years.

  O. p. 277, 22 Ap
- 1335 Regulations. Street railways on state highways; change of grade or material between tracks.

  \*\*Mass. 541, 9 Je
- 1336 Unlawful to carry freight or express matter. N. J. 144, 80 Mr
- 1337 May change to electric power. May contract with railways for transporting passengers or freight.

  R. I. 400, 28 My
- 1338 Railroad commissioners may appoint an expert electrical inspector.

  N. Y. 456, 9 My
- 1889 Elevated railways. Electric lights in cars in New York city.

  H. Y. 888, 27 Ap

- 1340 Rapid transit. Act for underground system in cities over 1,000,000 amended. Lease. N. Y. 729, 19 My
- 1341 Transportation by pneumatic pressure. Opening of streets for, subject to law as to gas companies, etc.

  Mass. 544, 9 Je

# Other forms of transportation

- 1342 Express companies. Declared common carriers and subject to railroad commission.

  Ia. 33, 14 Ap
- 1343 Telegraph companies. If error or delay occurs in transmitting message, burden of proof that it is not due to negligence rests on company. Action must be begun in 60 days.

Ia. 108, 30 Ap

- 1344 Telephone charges. Allowing increased maximum charges for long distance lines according to distance. Md. 139, 2 Ap
- 1345 Navigation. (See also Liens, 534; Quarantine, 1364) Minimum capital for companies reduced. May operate on canals.

N. Y. 935, 27 My

- 1346 Definition of navigable waters: streams over 25 miles long able to float, for 30 consecutive days yearly, steamer with 200 bales of cotton.

  Miss. 64, 23 Mr
- 1347 Penalty for injuring fastenings or equipment of vessels.

N. Y. 552, 12 My

1348 Pilotage. Coasting vessels or those loaded with coal or coke mined in U. S. exempt from compulsory taking of pilot.

Md. 40, 11 Mr

- 1849 Amending law as to fees for pilotage and requirements for license.

  Miss. 128, 20 Mr
- 1350 House-boats. Requiring license and registry of boats used as residence or place of business.

  O. p. 208, 21 Ap
- 1351 Canals. Tax for extraordinary improvements and for electrical communication between stations, etc. N. Y. 947, 28 My
- 1852 Form of contracts for improvements; plans, alteration, etc.
  N. Y. 794, 20 My
- 1353 Discretion allowed as to removing certain encroachments.
  N. Y. 492, 11 My
- 1354 Floating elevators; use authorized and regulated.
- N. Y. 881, 25 My 1855 Company chartered for ship canal across Cape Cod peninsula.
- Mass. 542, 9 Je
- 1856 General incorporation law for ship canal companies. Powers.0. p. 410, 27 Ap
- 1357 Ferries. Unlawful to transport persons over Mississippi for hire within two miles of licensed ferry. La. 68, 9 Jl

# Public health and safety

# General supervision

(See	also	Sweat	shops,	287;	Pollution	of	water	1008;	Sewers,	1038;	Cemeteries,	1856; Domes-	-
tic animals, 1474)													

1358	State board of health. Members not to belong to faculty of medical school.  Ia. 91, 4 Ap
1359	Executive committee may have all powers. Miss. 68, 19 Mr
1360	Allowed per diem pay and traveling expenses. Va. 612, 3 Mr
1361	Local boards of health. Vacancies how filled. S. C. 69, 25 F
1362	Added regulations as to authenticating and publishing health ordinances of city boards of health.  Ia. 11, 14 Ap
1363	Contagious diseases. Amending law. Powers of state and local health boards; quarantine. Va. 612, 3 Mr
1364	Regulating fumigation of vessels; fees. N. Y. 465, 9 My
1365	Requiring vaccination of all persons within five miles when small- pox epidemic likely to occur. Virus how furnished.  Miss. 69, 19 Mr
1366	Nuisances. Municipalities may define and abate.
	O. p. 846, 27 Ap
1367	Compelling owner of any dead animal or of decaying animal or vegetable matter to bury it within three hours after notice.  Ga. p. 86, 16 D '95
1368	Requiring license of stables in cities over 25,000 [formerly 50,000].  Mass. 382, 28 Ap
1369	Plumbing. Requiring plumbers to be examined and licensed.  Boards established in places over 5,000.  O. p. 263, 21 Ap
1370	Blindness. Physicians, midwives, etc., to report redness or inflammation of eyes at birth.  Ia. 57, 3 Ap  S. C. 107, 25 F

# Practice of medicine, etc.

1371	Practice of medicine.	Definition.	Miss. 68, 19 Mr
1372	General law. State box	ard to approve diplomas o	r examine.
			0. p. 44, 27 F
1373	Four years [formerly the	ree] course; other qualific	ations increased.
		1	N. Y. 111, 21 Mr
1374	Amending as to register	ring physicians already in	practice or com-
	ing from other states,	, and as to $violations$ of $li$	lw.
			<b>Md.</b> 194, 4 Ap

1875 Complaint for violation of law may be brought by secretary of state beard of health; no undertaking required.

**R. I.** 340, 13 My

- 1376 State boards may sue for injunction to prevent illegal practice;
  may employ counsel.

  La. 13, 2 Jl
- 1377 Dentistry. Required qualifications increased. Change of county of residence. Conviction of felony to forfeit license.

N. Y. 297, 17 Ap

- 1378 Reorganizing state board. Requiring both [formerly either]
  graduation.and examination though latter may be waived by
  board.
  Md. 378. 4 Ap
- 1879 Pharmacy. Consolidation of laws. Special duty of state board in investigating illegal sale of liquor. Mass. 397, 15 My
- 1380 Licensed physicians may practice pharmacy. Miss. 70, 19 Mr
- 1381 Office of secretary and treasurer of commissioners of pharmacy established. Ia. 59, 14 Ap

## Foods. Adulteration

(See also Labor - Bakeries, 284, 1415; Animals, 1474, 1496; Dairy, 1499)

1382 Miscellaneous regulations as to packing and sale.

N. Y. 376, 22 Ap

1383 Canned fruit and vegetables. Grade and name of packer to be stamped on cans. "Soaked" goods to be so marked.

Ky. 32, 21 Mr

- 1384 Linseed oil. Prohibiting adulteration. Standards; branding.0. p. 417, 27 F
- 1385 Vinegar. Regulating manufacture and prohibiting adulteration.0. p. 100, 30 Mr
- 1386 Candy. Adulteration prohibited.

S. C. 95, 9 Mr

Utah 68, 28 Mr R. I. 350, 15 My

- 1387 Liquors. More rigid definitions and prohibitions. Must meet standard of drugs. Mass. 272, 13 Ap
- Prohibiting fraudulent use of names or brands by distillers.

  Warehouse receipts must be signed by actual owner or operator of distillery.

  Ky. 35, 27 Mr

### Public safety

- 1389 Fireworks. Not to be exploded within 300 yards of railway depot or cotton or hay warehouse.

  Miss. 169, 23 Mr
- 1390 Fire crackers to contain no other explosive than gunpowder.

**B.** I. 842, 14 My

pay.

1391 Illuminating oils. Regulating tests and storage.

	N. Y. 376, 22 Ap
1392	Inspection act extended to naphtha, benzine and gasoline.  Ia. 94, 14 Ap
1393	Turpentine and petroleum products may be stored in dwelling houses.  Mass. 520, 9 Je
1394	Engineers. Licensing; act amended. Exceptions to law. State inspectors. Mass. 546, 9 Je
1395	Buildings. Provisions to secure safety during construction. N. Y. 936, 27 My
1396	Cities and villages may regulate and inspect buildings, elevators, etc.  O. p. 408, 27 Ap
1397	Provisions for proper exits and fire extinguishers extended to all buildings of public assembly, hospitals, etc. Duty of factory inspector.  O. p. 408, 27 Ap
1398	Investigation of fires. What officers shall make.
	Mass. 303, 22 Ap
1399	Fire marshals given powers of coroners. To report at once.  Penalty for neglect.  Va. 508, 27 F

## Trade. Industries. Mining

1400 Forest fires. Wardens in each town of certain counties. Duties,

N. Y. 655, 14 My

#### Domestic trade and commerce

- (See also Corporations, 290; Licenses, 432; Negotiable instruments, 537; Partnerships, 554)
   1401 General law. Weights and measures. Regulation of spirits, oils, milk cans, canned food, oysters, fertilizers. Elevators; hotels. Auctioneers and peddlers. Packing and marking flour, hay, hops, meat, etc.
   N. Y. 376, 22 Ap
   1402 Penalties for violation of certain provisions.
   N. Y. 551, 12 My
- 1403 Warehouses. General law. Bonds; receipts; sale of goods.
- S. C. 90, 9 Mr
- 1404 Only licensed warehouse may issue receipts. Signs, advertisements, etc., to state fact of license. Duplicate receipts to state reason for issue. Va. 499, 27 F
- 1405 Unclaimed goods; report to justice of peace to be in three [formerly six] months. Notice to owner if known. Ia. 107, 8 Ap
- 1406 Penalty for selling or hypothecating receipts to another than owner without accounting to him. Va. 614, 8 Mr

**Va.** 613, 3 Mr

Va. 741, 4 Mr

N. Y. 206, 4 Ap

Md. 249, 2 Ap

1407 Commission merchants. Consignor or owner of farm products has lien on estate of insolvent or dead merchant.

1408	Penalty for fraudulently securing consignment	s of farm produce. Ga. p. 65, 16 D '95
1409	Weights and measures. Office of state sealer	abolished. Utah 98, 5 Ap
1410	Sealers not compelled to visit owners of scale failed to report.	les, etc., who have <b>Va.</b> 306, 12 F
1411	Compensation of sealers, when to be fees and	when salary. R. I. 354, 15 My
1412	Size of apple and similar barrels. To be sta	umped as standard. O. p. 406, 27 Ap
1413	County commissioners to appoint cotton we tioned. Duties.	eighers when peti- S. C. 27, 9 Mr
1414	Municipalities over 10,000 may require all cospublic scales.	al to be weighed on S. C. 44, 9 Mi
1415	Sale of bread to be by weight. Must be pure.	. N. J. 178, 16 Ap
1416	Bottles, barrels, etc. Protection of owners.	N. Y. 933, 27 My
1417	Protecting owners of bottles used for seltzer o	r mineral waters. La. 120, 9 J
1418	Legal holidays. (See also Maturity of commercial posecond Friday in May.	aper, 538) Arbor day <b>B. I.</b> 334, 13 My
1419	Labor day and Arbor day (15 April).	<b>Utah 14, 15</b> F
1420	Decoration day, May 10.	<b>S.</b> C. 80, 7 F
1421	Decoration day, April 6.	<b>La.</b> 110, 9 J
	Auctioneers. Amending law as to allowable tels not over five per cent.	charges. On chat La. 104, 9 J
1423	Public accountants. Qualifications. Examistate board established.	ination to be held N. Y. 312, 17 A <sub>1</sub>
1424	Standard time. Clocks run at public expense	e must keep.
		O. p. 312, 24 A

1425 Pawnbrokers. License and regulation. Limit of interest. Bond.

1426 Act authorizing pawnbroking companies for relief of poor borrow-

1427 Newspapers. In legal proceedings reporters not compelled to dis-

ers extended to cities over 25,000.

close source of information.

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#### Arts and industries

1428 Omaha exposition. Commission for state exhibit.

Ia. 149, 17 ApLa. 49, 7 Jl

- 1429 Manufacturing. Extending time and scope of act exempting new factories from taxation for 10 years.

  Miss. 54, 23 Mr
- 1430 Submitting constitutional amendment that general assembly may authorize municipal corporations to levy special taxes for aiding companies. Rejected by people, 1896. La. 202, '94
- 1431 Canaigre. Bounty of \$1 ton, and on leather tanned from canaigre raised in state. Utah 112, 5 Ap
- 1432 Silk culture. Bounty of 25 cents a pound for silk cocoons. Distribution of pamphlets, etc.

  Utah 92, 4 Ap
- 1433 Silverware. Prohibiting marking as "coin" or "sterling" when not standard.0. p. 54, 5 Mr

N. J. 85, 11 Mr

**B. I.** 329, 12 My

Va. 315, 13 F

- 1434 Mills and dams. Extending purposes for which land may be condemned, and amending procedure.

  Miss. 127, 6 Mr
- 1435 Horseshoeing. Regulating practice in cities over 50,000. Examination. N. Y. 271, 17 Ap

#### Mines and mining

- 1436 Eminent domain. (See also 510) Additional rights, for transportation of ores, etc. Ga. p. 20, 16 D '95
- 1437 Miners employment. Corporations to pay wages bi-weekly.

  Md. 183, 4 Ap
- 1438 Eight hours a day's labor in all mines and smelters.

Utah 72, 30 Mr

- 1439 No person under 14 and no woman to be employed in mine or smelter. Utah 28, 2 Mr
- 1440 Coal mines. Inspector established. Powers. Regulating working of mines. Utah 113, 5 Ap
- 1441 Only pure animal or vegetable oil or paraffin to be used for illumination. Standard.

  Ia. 92, 19 Mr; 93, 8 Ap
- 1442 Natural gas. Repealing requirement that "jumbo" burners be enclosed in globes.0. p. 78, 19 Mr

### Agriculture

#### General encouragement. Associations

(See also Peddling farm produce, 442; Liens on crops, 517, 533; Bounties, 1432)

- 1443 Agricultural societies. Apportionment of moneys appropriated by state for premiums.

  N. Y. 221, 8 Ap
- 1444 Powers of associations for holding fairs. Police officers and regulations.
   N. J. 129, 30 Mr
- 1445 Certain restrictions on awarding premiums repealed.

N. Y. 476, 9 My

- 1446 Farmers institutes. Office of state director established. One institute in each county yearly. Appropriation. Md. 102, 27 Mr
- 1447 Agricultural college to carry on in each county annually. Report.

  Utah 67, 28 Mr
- 1448 Act regulating and providing for support amended and extended.

  O. p. 330, 27 Ap
- 1449 Patrons of husbandry. Penalty for unlawful wearing of badge.
  N. Y. 1002, 29 My

#### Soil-drainage, irrigation, fertilizers

(See also Eminent domain, 510; Dams, 1434)

- 1450 Drains. Jurisdiction of courts. Notice to all persons affected [formerly who have appeared]. Non-payment of assessment by a petitioner not to vacate proceedings.

  N. Y. 502, 11 My
- 1451 Same provisions for notice of assessments for repairs or alterations, and for appeals therefrom, as on original construction.
- N. Y. 819, 21 My
  1452 County ditches. Liability of contractors. Filing of claims.
- 1458 Amending law as to fixing damages to one county by ditches from another county.

  O. p. 338, 27 Ap
- 1454 Providing for cleaning and assessment of cost. O. p. 395, 27 Ap
- 1445 Drainage districts. Oraganization on popular two-thirds vote.

  Government. Taxes according to county assessment. Construction of works. No bonds.

  Utah 132, 16 Ap
- 1456 Have right of eminent domain. La. 125, 9 Jl
  - 1457 Levee districts. Formation where U. S. authorities are constructing levees. Drainage works. Bonds. Ia. 46, 7 Ap
  - 1458 Irrigation. Constitutional amendment allowing counties, cities, etc., to exceed debt limit for water for irrigation or domestic pupposes, etc. Adopted by people, 1896. See footnote c, p. 408.

8. D. 85, '95

O. p. 27, 19 F

1459 Constitutional amendment governing erection of reservoirs and

appropriation of water rights. Not voted on for lack of proper

	submission.	Ore. p. 613, 13 F '95
1460	Procedure for sale of water rights and work tricts when taxes unpaid.	ts by irrigation dis Utah 55, 19 Mi
1461	Fertilizers. Analysis and marking, tax, pramended.	Mass. 297, 17 Ar N. Y. 955, 28 My Va. 846, 5 Mr
1462	Amending law as to seizure of adulterated.	Miss. 66, 18 M
1463	Law does not apply to tobacco stems.	<b>Va.</b> 215, 1 F
1464	Casterpomace included in definition.	Miss. 65, 20 H
	Pests. Hindrances to crops	
1465	Horticulture. State board established, con and one member in each county. Spragequired.	-
1466	State entomologist established. To insp Penalty for shipping if diseased. Certificat	
1467	San Jose scale. Inspector established. Dest of trees.	ruction or treatmen  Va. 829, 5 M

- 1468 Prohibiting fastening animals to or in reach of fruit trees.
- N. J. 162, 14 Ap

  1469 Weeds. Certain exempted from requirement of destruction.
- 0. p. 106, 30 Mr 1470 Russian thistles. Penalty for not destroying. Procedure.
- 0. p. 113, 1 Ap
- 1471 Act amended as to date of destroying and costs. Ia. 78, 10 Ap
- 1472 Animals. Counties on petition of 100 voters must establish bounties on noxious animals. Rates. Evidence. Utah 99, 5 Ap

#### Domestic animals

- (See also Cruelty to animals, 54; Horse-racing, 14; Insurance, 1278; Shipment, 1306, 1308)
  1473 Veterinary practice. General law. State board established.
  - Va. 509, 27 F
- 1474 Contagious diseases. General law. Quarantine, importation, etc. Powers of agricultural experiment station.
  - Va. 362, 18 B
- 1475 Killing diseased animals; state not to pay value unless animal is owned by person in state and has been in state three months.

  B. I. 344, 15 My
- 1476 Animals brought into state to show certificate of tuberculin test.

  B. I. 344, 15 My

1477 Use of tuberculin restricted till June 1, 1897. Mass. 276, 13 Ap

1478	Supervisors to employ veterinary surgeon to examine when gland-
	ers or farcy reported. Miss. 136, 18 Mr
1479	Prohibiting transportation of cholera-infected hogs.  O. p. 388, 27 Ap
1480	More stringent regulations as to diseased swine. Sale or transportation while living or dead prohibited. Ia. 58, 2 My
1481	Sheep; repealing law establishing inspectors. All sheep must be dipped annually. Utah 50, 14 Mr
1482	Fowls; requiring burning or burial when dead from contagious disease. Va. 327, 14 F
1483	Running at large. Impounding. General law as to estrays and trespassing animals. When forfeited to state. Sale for damages. Utah 133, 16 Ap
1484	Amending law as to form of ballot in county elections on stock law or partial stock law.  Miss. 131, 23 Mr
1485	What costs to be paid on recovery of estrays. Va. 514, 27 F
1486	Increasing fines and damages for trespassing animals. Va. 671, 3 Mr
1487	Line fences. Construction on banks of stream which forms boundary.  O. p. 326, 27 Ap
1488	Law not to apply to countles having general stock law, except in municipalities.  Miss. 130, 23 Mr
1489	Use of barbed wire for division fences authorized. N. Y. 524, 11 My
1490	Protection from theft. Prohibiting driving or branding ranging cattle by person not owner, or removing skin of dead animal.  Liability of owner for damages. Utah 104, 5 Ap
1491	Increasing penalty for stealing cattle. Miss. 85, 4 Mr
1492	Hide of animal must be displayed on request. S. C. 97, 9 Mr
1493	Injury by dogs. (See also Licenses, 450) Damages may be recovered in every case. Utah 51, 14 Mr
1494	Disposition and collection of fines. N. Y. 680, 15 My
1495	Fraudulent pedigrees. Prohibiting publication or recording.  Utah 11, 13 F
1496	Unwholesome meat. Prohibiting feeding certain impure substances to food animals.  O. p. 97, 30 Mr

1497 Horseshoeing. Regulating practice in cities. Examination.

M. Y. 271, 17 Ap

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## Dairy products

1498 State dairymen's association. Proceedings to be published by state.  1499 Dairy products. General regulation. Standard milk. Imitation butter and cheese to be marked, and not to be colored.  Ga. p. 66, 16 D '96  2. 0. 96, 9 Mr  Utah 60, 21 Mr  1500 Cream separators may be sold on conditional sales.  N. Y. 601, 13 My  1501 Provision for compensation to informers repealed.  O. p. 319, 27 Ap  1502 Imitation butter. Act amended. Extended to boarding houses.  Mass. 377, 7 My  1503 Cheese. Regulation and branding of substitutes, skimmed cheese, etc.  O. p. 51, 3 Mr  1504 Milk. Reducing slightly standard of solids required.  O. p. 149, 14 Ap  1505 Act amended as to definition of standard, marking skimmed milk and penalties.  Mass. 398, 15 My  1506 Inspectors may appoint collectors of samples.  B. I. 333, 13 My  1507 Milk cans; protection of owners against use or detention by others; act amended.  N. Y. 977, 28 My  1508 Condensed milk. Cans must bear name and brand of manufacturer.  Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines.  N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1		Daily produced
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and penalties.  Mass. 398, 15 My  1506 Inspectors may appoint collectors of samples. R. I. 333, 13 My  1507 Milk cans; protection of owners against use or detention by others; act amended. N. Y. 977, 28 My  1508 Condensed milk. Cans must bear name and brand of manufacturer. Mass. 264, 11 Ap  Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines. N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1	1505	Act amended as to definition of standard, marking skimmed milk
<ul> <li>Milk cans; protection of owners against use or detention by others; act amended.</li></ul>	2000	· · · · · · · · · · · · · · · · · · ·
act amended.  N. Y. 977, 28 My  1508 Condensed milk. Cans must bear name and brand of manufacturer.  Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines.  N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1	1506	Inspectors may appoint collectors of samples. R. I. 333, 13 My
1508 Condensed milk. Cans must bear name and brand of manufacturer.  Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines.  N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1	1507	Milk cans; protection of owners against use or detention by others;
turer.  Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines.  N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1		act amended. N. Y. 977, 28 My
Forestry  1509 Forest preserve. Actions for trespasses, and disposition of fines.  N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1	1508	Condensed milk. Cans must bear name and brand of manufac-
<ul> <li>1509 Forest preserve. Actions for trespasses, and disposition of fines. N. Y. 114, 25 Mr</li> <li>1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896. N. Y. Concur. Res. 1</li> </ul>		turer. <b>Mass. 264, 11</b> Ap
N. Y. 114, 25 Mr  1510 Constitutional amendment allowing lease of lands within preserve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1		Forestry
serve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.  N. Y. Concur. Res. 1	1509	- , , -
1511 Fire wardens. To be appointed in each town of certain counties.		serve, or exchange or sale of lands outside preserve for purpose of procuring lands inside. Rejected by people, 1896.
	1511	Fire wardens. To be appointed in each town of certain counties.

## Game and fish

Duties; pay.

1513	General law. St	ate and county	wardens	established:
				Utah 96, 5 Ap
1514	Miscellaneous an	endments.		<b>M. J. 169, 14</b> Ap
1515	Parishes may par	ss ordinances pr	otecting.	La. 60, 8 Jl
1516	Seisure of nets or	illegal devices.		N. Y. 661, 14 My

1512 Logs and lumber. Stealing is larceny. Search. Ia. 71, 14 My

N. Y. 655, 14 My

- 1517 Officers. Game wardens; office established. Deputies. Search and seizure of game or fish unlawfully held. 263, 4 Ap
- 1518 Fisheries, game and forest commission; compensation, secretary to be appointed, office force. N. Y. 169, 31 Mr
- 1519 Deputy fish and game wardens; appointment authorized. To receive fees but no salary.

  N. J. 130, 30 Mr
- 1520 Special game protectors may be appointed by request of majority of county supervisors or of a game club.

  N. Y. 284, 17 Ap

#### Game

- 1521 Changing close times and restrictions as to game birds, rabbits and squirrels.
   0. p. 116, 1 Ap
- 1522 Additional penalty for hunting on grounds of another, after being warned. Va. 646, 8 Mr
- 1528 Deer. Open season September 1 to January 1 [formerly February 1].

  S. C. 100, 9 Mr
- 1524 Jack-lights lawful only September 1-15. N. Y. 654, 14 My
- 1525 Deer-hounds running at large prima facie evidence.

N. Y. 652, 14 My

1526 May be in possession during time when killing is prohibited.

O. p. 49, 27 F

- 1527 Beaver. Killing prohibited. N. Y. 463, 9 My
- 1528 Rabbits and squirrals. Close time January 1 to September 1 [formerly October 1]. R. I. 306, 31 Ja
- 1529 Game birds. Close time extended to November 1 [formerly October 1].
  Ga. p. 75, 2 D '95
- 1530 Prohibiting sale or transportation in close season. O. p. 115, 1 Ap
- 1531 Partridges; prohibiting killing for two years. Va. 148, 27 Ja
- 1532 Grouse and pheasants; prohibiting transportation or sale.
- 0. p. 114, 115, 1 Ap
- 1538 Pheasants; prohibiting killing till 1900. O. p. 117, 1 Ap
- 1534 Antwerp pigeons. Marking by ring or seamless leg-band.
  N. Y. 824, 21 My
- 1585 Birds. House-sparrows and robins may be killed if injuring fruit.O. p. 86, 25 Mr

#### Fish

- 1536 General. Provisions for Chesapeake bay. Md. 441, 7 Ap
- 1537 Special provisions for Lake Erie. O. p. 384, 27 Ap
- 1538 Miscellaneous regulations; consolidating and extending laws.

O. p. 832, 27 Ap

1539	Special provisions for Thousand islands, St Lawr other streams.	ence river, and T. Y. 531, 11 My
1540	Corporations may be formed for fish preservation	n.
		Md. 114, 27 Mr
1541	Cars used by fish commissioners may use stoves.	V. Y. 299, 17 Ap
1542	Increasing maximum fine to \$100 [formerly \$20].	<b>Va.</b> 214, 1 F
1543	No person to use more than two hooks.	Ia. 80, 14 F
1544	Private parks. No waters stocked by state sh private park to the exclusion of the public.	all be made a f. Y. 319, 17 Ap
1545	Deleterious fish. Fisheries commissioners may carp, pickerel or other injurious fish by met unlawful.	
1546	Fishways. Amending law as to obstructions, net water drains.	ts, etc., in fresh L. p. 33, 14 D '95
1547	Seining. Prohibiting.	La. 132, 9 Jl
1548	Use of nets in boundary waters of state permitte	ed.
		Ky. 34, 21 Mr
1549	Fishing from vessels with shirred or purse nets perment of license of \$25 to \$200 per year.	rmitted on pay- N. J. 103, 28 Mr
1550	Fishing through ice. Prohibiting sheds, etc., or a	artificial heat. Ia. 80, 14 F
1551	Special kinds of fish. Stocking private ponds with locked salmon permitted only with consent of fision. Penalties.	
1552	Mountain trout; reducing penalty for unlawful to	iking.
	•	Va. 836, 5 Mr
1553	Bass and pike; taking regulated.	Md. 427, 4 Ap
1554	Sturgeon and shad; protecting.	8. C. 102, 9 Mr
1555	Eel-weirs and eel-pots; amending law.	N. Y. 658, 14 My
	Shell fish	
1556		taking. N. Y. 383, 23 Ap
1557	Lease of lands; jurisdiction of fisheries commissi	
1558	The state of the s	erly 12] months N. J. 196, 21 Ap
1559	Crabs. Less stringent regulations.	Va. 500, 27 F

1560 Scallops. Close time April 1 to October 1. Seed not to be taken.

Mass. 268, 18 Ap

#### SUMMARY OF LEGISLATION, 1896

- 1561 Lobsters. Close time, November 15 to April 15. Not to be taken under nine [formerly 10] inches long.R. I. 316, 22 Ap
- 1562 Oysters and terrapin. Requiring license of \$500 to take for export from state, or to export.

  8. C. 103, 9 Mr
- 1563 Oysters. Commissioners established. Protection of seed oysters.
   Close season May 1 to October 1.
   N. J. 132, 30 Mr
- 1564 Amending law. Lease of grounds belonging to state.

Miss. 129, 14 Mr

- 1565 Amendments. Repealing general property tax and readjusting license taxes. La. 121, 9 Jl
- 1566 Amending as to license of boats and measuring of oysters, and reducing expenses of state fishery force.

  Md. 418, 4 Ap

#### CONSTITUTIONAL AMENDMENTS

#### 1895-96

Norm—The references are to the marginal numbers in the body of the bulletin, where the amendments are summarized. The column of amendments proposed includes both those submitted to future vote of the people and those referred to the next session of the legislature, as is required in a number of states.

	1		i i				
	Adopted	Rejected	Proposed		Adopted	Rejected	Proposed
California		186		Minnesota	94 188		••••
	219						
		299			191		••••
Colorado		354			417		
Florida		334	181		513		• • • • • • • • •
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	•••••		618	1	1213		· · · · · · · · · · · · · · · · · · ·
			639	Missouri		125	
			1214			611	
Caarria						882	• • • • • • • • • • • • • • • • • • •
Georgia	74 609					987	
Idaho	009	••••		Montana	••••	189	
Idano	186			Nebraska		96	
	650			!		219	
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Illinois	••••	233		1		607 608	
Iowa		27	235	l		008	
Kentucky	-4		453			718 862	
Louisiana		64					
		187				864	
		230	<b></b> .			950	
		240	<b></b> .	New York		1288	
		402				1510	••••••
		456		Oregon <sup>b</sup>			101
		458	[ <b></b>				175
		603					455
	l	620					1
		802		South Dakotac	26		1459
	<b> </b>	869		South Dakotae			
		1129	[		134 352		ļ
		1205					
		1430		Texas	457 190	٥٤	
Maryland			459	Virginia	1 -	95	
Massachusetts		1	437	Washington	184	10/3	
MESSECHASCIES		234 861		Wisconsin	104	72	
		301		Wiscousin		73	

alt has been impossible to learn the result of the vote on these amendments. It is probable that they were adopted.

 $<sup>\</sup>delta$  These amendments were proposed by the legislature of 1893 and approved by the legislature of 1895, but, apparently by oversight, the necessary special act regulating their submission to vote was not passed, and they have not yet been submitted.

c Some question has been raised as to the legality of the vote on these amendments, owing to a technical error in the form of ballot, but the secretary of state on December at writes that they are declared adopted. The court has probably not yet decided the question.

#### SUBJECT INDEX

[References are to marginal numbers at left of each page]

Academy of sciences, 159 Accident insurance, 507, 1256 Accidents, 999, 1327 Accountants, 1423 Acknowledgments, 489-91 Actions at law, 274, 515, 660-818 Administration of estates, 574-92 Administrators, 43, 584-92, 660, 664, 605 Adopted children, 1194-95 Adulteration of food, 1382-86, 1415 Age of consent, 824-28 Aged, homes for, 1189-90 Agricultural colleges, 135, 144-46, 1447 experiment stations, 1474 fairs, 1443-45 products, 442-44, 1407-8 societies, 14, 1443-45 Agriculture, 1443-1512 commissioner, 1214 Alcohol, sale, 48 effects of, 129 Aldermen, 937 Aliens, 176-78, 188-91 Almshouses, 712 Amendments, constitutions, 227, 233 See also table, p. 408 Ambulance service, 1196 Amusements, 12-25 Animals, bounties on, 1472 cruelty to, 450 fighting, 18 See also Domestic animals Antwerp pigeons, 1534 Appeals, 719-28, 311, 572, 582, 691, 777, 779 eriminal cases, 785, 806-8 courts of, 615-18, 776 Apportionment, legislative, 235-36

Apprenticeship, 1194 Appropriation of property, see Condemnation Appropriations, municipal, 472-77 Arbitration, labor disputes, 266-67 Arbitration and award, 691 Arbor day, 1418-19 Armories, 1111, 1124 Arrests, 781-83 civil, 676-77 Art, works of, 164-74 Artesian wells, 1458 Arts and industries, 1428-33 Assault, 823 Assessment, taxes, 371-82, 454 Assessments, special benefit, 374, 1010-17, 1024-1027 drains, 1450-51, 1455 roads, 1066 sewers, 1033, 1039-46 sidewalks, 1028, 1030-32 Assessors, 371, 969 Assignees, 389, 559-60 Assignments, 523, 524 Asylums, see Blind, Insane, Orphans, etc., and Hospitals Athletic associations, 21 Attachments, 767-72, 508, 515, 668 Attorney-general, 152, 309, 331, 350, 876-79, 1213-14 Attorneys, 527, 599-601, 622, 637 city, 939 district, prosecuting, etc., 601, 650-51, 905 Auctioneers, 1401, 1422 Auditors, chancery courts, 684 See also City, County, State auditors, etc. Australian ballot, 179-80

Badges, 316, 1449 Baggage, 1307-9, 1317 Bail bonds, 785-790, 817 Bakeries, regulation, 284-86, 1415 Ballot law commission, 182 Ballots, 179-80, 196-97, 212-19, 226, 229 machines, 216-19 Banking hours, 542 Banking institutions, 293, 324-48, 554 Banks, 324-36, 502 cooperative, 335, 346-48 examiners, 324 insolvent, 331-32 savings, 333-35 taxation, 420-21 Baptist churches, 321 Bar, admission to, 599 Barbed wire, 1022, 1489 Barratry, 600 Barrels, etc., 1412, 1416-17 Basements, 276 Bass, 1553 Bastardy, 57 Bathing grounds, 25 Battlefields, 1152-54 Beavers, 1527 Beer, 44 Benzine, 1392 Bertillon method, 784 Betting, 14, 19 Bicycles, 382, 1084-87, 1094, 1317 Bills, legislative, 142, 239-42 Birds, game, 1521, 1529-33 song, 1535 Black-knot, 1465 Blacklisting employees, 264 Blackmail, 851 Blind, care of, 1183-84 Blindness, prevention, 1370 Boarding houses, 448, 529-30, 1502 Board of claims, 359 Boats, 1350 Bonds, 378-80 See also Debts (public)

Bonds, official, 549-51, 583, 867, 871, 873, 875-76, 911, 1280-82, 1284 in actions, 582, 726-27, 767, 785-790 Book agents, 446 Books, obscene, 59 school, 72, 126-28 Boom companies, 417 Boroughs, 965-68, 975, 1035, 1052 Bottles, 1416-17 Boulevards, 1050-51 Boundaries, land, 485-86 Bounties, manufactures, 1431-32 wild animals, 1472 **Brands**, 1416 live stock, 1490 Bread, 1415 Bribery, 220 Brickyards, 282 Bridges, 242, 1104-9 railway, 1296 Brokers .447 Building loan associations, 325. 342-45, 422 Buildings, safety, 1395-97 Burglary, 823, 830-32 insurance, 1279 Burial places, 406, 1054-57 Business licenses, 432-36, 1565 Butter, 1499, 1502 Camp meetings, 37, 323 Canaigre, 1431 Canal companies, 99, 1356 Canals, 511, 843, 1345, 1351-56 Candidates, 192-96, 220-22 Candy, adulterated, 1386 Canned food, 1383, 1401 Canvass of votes, 228 Capital, state, 881-82 stock, 299-302, 305, 378-80, 420 Capitol, 883-84 Carriers, common, 1303-9 Cars, railway, 1324-25, 430, 830, 834

Casterpomace, 1464

Cattle, see Domestic Animals

Caucuses, 192, 194	Cities (continued)
Cemeteries, 406, 1054-57	libraries, 154-58
Census, cities, 929	licenses, 32-34, 434, 443
Chancery cases, 673	lighting, 987-1000
courts, 702, 593, 612, 652	mayor, 34, 644, 680, 790, 937,
Charitable institutions, 313-16, 1157,	953-54
1159, 1162	ordinances, 45, 641, 787, 940-41
See also under specific heads	parks, 1047-51
Charities aid association, 1157	police, 976-79
Charities, 1157-95	sewers, 1033-34, 1039, 1042, 1045
state boards of, 1157, 1161	sidewalks, 1031, 1100
Charters, municipal, 928, 945-948	solicitor, 939
Cheese, 1499, 1503	streets, 1010-11, 1014-17
Chickamauga park, 1152-53	taxes, 100, 154-58, 374, 398-99,
Children, 9-11, 49, 55	458, 980, 1047
adoption, 1194-95	treasurer, 384, 386, 715, 748,
cruelty to, 54	938
• ,	water supply, 987-88, 1005-6
dependent, 1191-95	Citizenship, 175-78, 185
imbecile, 1177 labor, 276-77, 1439	Civics, 115
	Civil procedure, 660-779
polygamous, 3-4	Civil rights, 175
See also Minors	Civil service, 857-60, 862, 936
Chosen freeholders, 208, 462	Civil war, 1156
Churches, 318-22	Claims, board of, 359, 879
Cider, 44	Clerks, see Court, City, Town clerks,
Cigarettes, 50-51	etc.
Circuit courts, 654, 685, 691, 722, 807,	Clothing, 287, 841
1027	Clubs, political, 317
Circuses, 28	Coal, 1414
Cities, 945-57, 526, 727, 933, 1018-21,	mines, 1440-41
1056, 1298, 1321, 1368, 1396	"Coal jimmies," 1323
aldermen, 937	Codes, 247-49
appropriations, 472-75	Collateral inheritance tax, 410-12
census, 929	securities, 302, 330
charters, 928, 945-50	Collectors, tax, 383, 395, 969
clerk, 210, 393	Colleges, 133
comptroller, 1027	Colored race, 144, 175
council, 45, 434, 951-58	Commission merchants, 1407-8
courts, 687, 619, 641-44, 680, 685,	Common carriers, 1303-9
1171	Common pleas, courts of, 634
debts, 457-58, 467-71, 955, 1005-6,	Comptroller, see State, City, and
1017, 1047-48	County comptroller
elections, 192, 204, 229, 231-32 finance, 457-58, 467, 470-71, 475	Compulsory education, 123-25 Condemnation of property, 510-13,
fire departments, 980-83	892, 1054, 1162, 1185, 1434,
franchises, 942, 1328-31	1436, 1456
Hancilloco, Ozz, 1020-01	A SUU, ARUU

```
Corporations (continued)
Condemnation of property (continued)
                                               See also Banks, Railways, In-
    electric works, 995-96
    railways, 763, 1291
                                                 surance, etc.
                                        Corrupt practices, elections, 220-24
    roads, 1078
                                        Costs in actions, 726, 788, 747-50
    schools, 90
                                        Cotton, 1413, 1889
    sewers, 1034
    street improvements, 1009, 1011
                                             factories, 281
                                        Counties, 901-20, 1182, 727, 783, 822.
Conditional sales, 535
Confectioneries, 284-86
                                               950
Confederate soldiers, 165, 1129, 1132,
                                             accounts, 480-81, 909
      1255
                                             appropriations, 1148
Constables, 646, 677, 742
                                             attorney, 919
Constitutional amendments, 227, 238
                                             auditor, 390, 913
    See also table, p. 408
                                             board of education, 75-77
Constitutionality, question of, 722
                                             board of equalization, 404
Contagious diseases, 1220, 1363-65
                                             bridges, 1104, 1106-7
    of animals, 1474-82
                                             chosen freeholders, 208, 462
Contempt of court, 753
                                             clerk, 5, 515-16, 795, 914-17
Continuance, actions, 689
                                             commissioners, 495, 707, 901,
Contracts, 501, 556, 773
                                               907-10, 1076, 1159, 1413
                                             commissioners of insanity, 1173
    land, 497
    public, 879, 1235
                                             court, 575, 658, 1088
Contractors, 269-70, 520-27, 1452
                                             debts, 455, 457, 466, 922, 1063,
                                               1149
Controller, see State, City, County,
                                             depositories, 479
      etc.
Conveyance of property, 449, 487-91,
                                             ditches, 1452-54
      518-19, 557, 764
                                             elections, 229, 902
    record of, 482, 492-96, 696
                                             engineer, 918
Convicts, 185, 784, 852, 1199-1226
                                             examiner, 109, 112
    insane, 1211-12
                                             finance, 463, 473-74
    labor, 1199, 1204-10, 1228-29
                                             funds, 400
Cooperative banks, 335, 346-48
                                             insane asylums, 1168, 1174
    insurance corporations, 1271
                                             jails, 40, 1227-31
Coroners, 658
                                             jury commissioners, 705
Corporation courts, 685
                                             new, 902
Corporations, 261, 290-348, 349, 352,
                                             printing, 920
       1540
                                             prisons, 1223, 1227-31
                                             roads, 1030, 1058, 1063-64, 1067,
    benevolent, 313-16
    cemetery, 1054-57
                                               1076, 1079
    educational, 139, 142-43, 313
                                             school commissioner, 76, 127
    foreign, 305, 325, 352
                                             seat. 902
    lighting, 993-98
                                             seminaries, 143
    manufacturing, 312
                                             superintendent of schools, 78-80
    membership, 313-16
                                             supervisors, 403, 480, 635, 918,
    religious, 315, 318-23, 1189-90
                                               1228, 1478, 1520
    taxation, 368-69, 378-80, 413-31
                                             taxes, 408-5, 480, 1058, 1455
```

Cruelty to animals, 450 unties (continued) treasurer, 384, 386, 387, 392, 481a, 715, 748, 911-12 Currency, 877 ouplers, automatic, 1822 ourt clerks, 449, 593, 612, 625, 681, 707, 808, 1216 contracts, 556 criers, 649 officers, 646-59, 718, 747 stenographers, 632, 653, 692, 720 ourtesy, right of, 566-69 tion ourts, 603-59 Dams, 1434 chancery, 702, 593, 612, 652 circuit, 654, 685, 691, 722, 807, 1027 county, 575, 658, 1088 Debts (public) criminal, 1171 district, 574, 578, 603, 619-27, 653, 758 inferior, 633, 667 1149 justices', '603, 635-40, 670, 787, 975, 1405 police, 645 probate, 574-83, 1172 superior, 628, 680, 687 supreme, 572, 582, 603, 605-18, 629-32, 719-28, 807, 1213 U. S., 735, 816 Jourts of appeals, 615-18, 776 common pleas, 634 general sessions, 634 Crabs, 1559 Deeds, 449 Cream separators, 535 Fredit insurance, 1287 Deer, 1523-26 **Irematories**, 407 Ctimes and punishments, 819-52 Criminal conversation, 661 Criminal courts, 1171 procedure, 679, 780-818 Criminals, apprehension of, 783 Dice, 18 identification, 784 See also Convicts, Prisoners Crops, 517, 533 hindrances to, 1465-72 Grossings, railway, 1819-21 Distillers, 1888

children, 54 Curtesy, right of, 566, 569 Cycles, 382, 1084-87, 1094, 1317 Dairy products, 1498-1508 Dairymen's association, 1498 Damages, personal injury, 260, 661, 765-68, 1094, 1100 Damages, property, see Condemna-Davis ballot machine, 216 Days of grace, 538-39 Deaf and dumb, 1176-82 city, 457-58, 467-71, 955, 1005-6, 1017, 1047-48 county, 455, 457, 466, 922, 1063, drainage, 1457 irrigation, 1458 local and municipal, 455-71 school, 88, 89, 102, 333, 466 state, 353-56 township, 89, 466, 470, 922, 927, 1036, 1059 town, village and borough, 88, 458, 966, 1007, 1035, 1046 Decedents' estates, 858, 564-92, 757 Decoration day, 1420-21 trust, 518-19, 560 Dentistry, practice of, 1377-78 Depositions, 701 Depots, railway, 1315-16, 1389 Descents, 3, 482, 565-72 Devises, 570-72 Diseases, contagious, 1220, 1363-65 of animals, 1474-82 Disorderly conduct, 849-50 Dispensary, liquor, 28

District attorneys, 601, 651 Electric light plants, 990-99, 1339 courts, 574, 578, 603, 619-27, 653, railways, 1300 753 street railways, 1300, 1337-38 Ditches, 511, 1450-56 Elevated railways, 1339 Divorce, 7-8, 11 Elevators, 1354, 1401 Documents, state, 252-57, 871 See also Warehouses Dogs, 1493-94 Embezzlement, 837-38 tax, 450-51 Eminent domain, 510-513 Domestic animals, 836, 1094, 1102, See also Condemnation Employer's liability, 260-63 1473-97 Employees, 259-89, 1301-2 insurance, 1278 shipment, 1306-9 See also Laborers Employment bureaus, 259 Domestic relations, 1-11 Engineers, 1394 Domestic trade, 1401-27 Engines, road, 1062 Dower, 482, 566-69 Entailed estates, 484 Drainage, 511, 1037-38, 1097, 1450-56 Entomologist, 1466 districts, 1455-56 Epileptics, 1157 See also Sewerage Equalization of taxes, 368, 403-5, Druggists, 1379-81 428 liquor sales, 30, 46-48 Equity causes, 683-86. Drunkenness, 30 Escheats, 365, 573 Economics, 116 Estates, 482-84 Education, 62-174 Estates of decedents, 358, 564-92, 757 compulsory, 123-25 absentees, 592 insolvents, 358, 557-63 county board, 75-77 higher, 133-50 Estrays, 1485 state board, 71-72, 142 Evidence, 352, 571, 653, 692-702, 710. state superintendent, 73, 126, 724, 798-800, 816 133-34 Examiners, state board, 879 See also Schools Exceptions, 684, 719-20 Educational institutions, 139, 142-43, Excise commissioners, 30, 34 313 Executions, criminal, 810 Eel-pots, 1555 Executions on judgment, 515, 677, Ejectment, 756 737-46 Elections, 179-232, 861, 946, 960 exemptions from, 505-9 constitutional, 227 Executors and administrators, 43, 584-92, 660, 664, 695 day, 181 districts, 204 Exemptions from execution, 505-9 from taxation, 406, 1066-7, 1429 expenses of candidates, 220-21 judges of, 205, 215 Explosives, 1389-90 municipal, 192, 204, 229-32 Expositions, 1428 officers of, 205-9, 224 Express companies, 1342, 417, 431 presidential, 225-26 Factories, 258, 275-89, 1429 Electric apparatus, 999 inspectors, 288, 1897 companies, 415, 510, 995-98 Fairs, 1443-45

False pretenses, 839-40	Fraternal and beneficiary societies,
Family, 1-11	316, 1257-61
property, 498-509	Fraud, 504, 557, 764
Farmers, 442-44	Freight, 1303-9
institutes, 1446-48	Freight-line companies, 430
Feeble-minded, 1157, 1177, 1190	Fruit trees, 1102, 1465-68
Fees, 747, 814, 856	Fugitives from justice, 782-83
See also specific officers and sub-	agreer of from Justice, 102 of
jects	G. A. B., 316, 1135, 1137
Fellow-servants, 261-62	Gambling, 12-13
Felony, 804, 809, 1370	Game, 1521-35
Females, see Girls, Women	protectors, 1520
Fences, 1487-89, 1022	Game and fish, 1513-66
Ferries, 1357	commissioners, 1518
Fertilizers, 1401, 1460-64, 415	wardens, 1513, 1517, 1519
Fidelity insurance, 1280-81, 426	Garbage, 1019
Fiduciaries, 546-51, 376	Garnishment, 508
Finance, public, 353-481	Gas, 999, 1442
local and municipal, 452-81	companies, 415, 993
state, 353-66	Gas and electric light commission-
Fines, 811	ers, 993, 1000
Fire companies and departments,	Gasoline, 1392
980-83	General assembly, see Legislature
districts, 984, 1003	General court, see Legislature
insurance, 424, 674, 1262-77	Geological survey, 161
marshals, 1399	Geologist, state, 162
protection, 1004, 1277, 1325,	Gifts, 361, 478
1397-1400	Girls' industrial schools, 150
wardens, 1400	reformatories, 1239
Firearms, 60-61	See also Women
Firemen, 981-86	Governor, 868-69, 74, 126, 152, 385,
Fireworks, 1389-90	655, 837, 855, 879, 885, 1213-15,
Fish, 1513-20, 1536-55	1217
commissioners, 1518, 1541, 1545	Grade crossings, 1321
Fish-ways, 1546	Grand juries, 700, 704, 794-95, 906
Fishing, 58	Grouse, 1532
Flags, 91, 1155	Guaranty companies, 1280-86, 35,
state, 896-97	298, 310, 335, 337, 415, 426,
Flour, 1401	551, 911
Foods, 1382-86, 1415	Guardians, 548, 581, 593-98, 690
Foreclosure, 517, 759-62, 1294	Gunpowder, 1390
Forestry, 1509-12	Guide boards, 101
Forgery, 1314	Gypsies, 848
Fourth of July, 477	
Fowls, 1482	Habeas corpus, 817
Franchises, municipal, 942, 1328-32	Hamlets, 960-61, 974
taxation, 453	Handwriting, genuineness, 694

Industrial schools, 147-50, 1237-38 Harness, 842 Hasheesh, 53 Industries, 1428-35 Hats, 24 Infants, 1370 Hawkers, 437-44, 1401 See also Children, Minors Hay, 1401 Infectious diseases, 1220, 1363-65 Health, public, 1358-88 Inferior courts, 633, 667 local boards, 277, 288, 1040, 1056, Information in prosecutions, 792 Inheritance, 3, 482, 565-72 nuisances to, 943, 1366-68 taxes, 410-12 state boards, 1358-60, 1363, 1375 Injunctions, 777, 962 Hedge fences, 1098 Injury, action for, 260, 765-68, 1094, Heirs, 3, 482, 565-72 1100 Innkeepers, see Hotelkeepers Higher education, 133-50 Highways, see Roads Inquests, coroners', 659 Insane, 499, 569, 1163-75 Historical societies, 160, 168 asylums and hospitals, 891, Hogs, 1479-80 1164-70 Holidays, 41, 203, 1418-21 criminals, 1211-12 Holographic wills, 571 guardians of, 597-98, 1164 Homesteads, 505 suits by, 692 Hops, 1401 Insect pests, 1465 Horse racing, 14-17 Insolvency, 271, 273, 389, 557-63, 577 Horses, 1085 banks, 331-32 Horseshoeing, 1435 corporations, 308, 311, 1254, 1296 Horticulture, 1465-68 See also Receivers Hospital corps, 1120-21 Instruction in schools, 126-29 Hospitals, 891, 1185, 1397 superintendent of public, see See also Insane asylums State superintendent Hotelkeepers, 528-30, 551-52 Insurance, 558, 1242-87 Hotels, 25, 30, 1401 agents, 1248-50 Hours of labor, 276, 282, 284, 1438 Insurance companies, 293, 507, 674, House-boats, 1350 1242-46 House of representatives, 235 accident, 507, 1256 Houses of ill-fame, 55 fidelity, 426, 1280-81 Houses of refuge for women, 1240 fire and casualty, 424, 674, Hunting, 58, 1522 1262-77 Husband and wife, 9-11, 498-509, foreign, 1250-51, 1254, 1261, 1275, 566-69 1279 Ice on sidewalks, 1100 life, 1252-54 Idiots, 1157, 1177, 1190 prudential, 1256 Illuminating oils, 1391-93, 1401, 1441 taxes on, 417, 423-25, 1266 Immigration, 880, 900 title, 1285-86 Income taxes, 453 Interest, 341, 536, 728, 1425 Indian museum, 163 Intoxicating liquors, 28-48, 129, 211, 452, 1387-88, 1401 Indians, 887 Indictment, 791 Intoxication, 30, 1301

Investment companies, 340-41 Law, practice of, 599-601, 622, 637 Laws, 244-51 Irrigation, 510, 1458-59 revision of, 246-49 Jails, 40, 640, 1227-81 Legacies, 589 John Brown farm, 170 Legislation, 142, 239-42, 453, 458 Joint stock companies, 554 uniform, 244-45 Judges, 79, 689 Legislature, 234-57 change of, 680-82 clerk, 237 See also specific courts chaplain, 238 Judgment, 572, 729-46 powers, 604, 607-10, 862, 864, divorce cases, 8 928, 945 executions on, 737-46, 272, 505-9, printing, 252-57 515, 677 Levees, 886, 1457 stay of, 728 Libel, 768 Juries (civil and criminal) 703-18, Librarians, state, 151 623, 684 Libraries, 151-58 criminal, 801-805, 809 traveling, 153 grand, 700, 704, 794-95, 908 Licenses, 432-51, 453 verdicts of, 718, 1175 amusements, 23 Jury commissioners, 705, 801 business, 432-36, 1565 Justices of the peace, 603, 635-40, liquor traffic, 80-48 670, 737, 975, 1405 tobacco traffic, 51 Juvenile delinquents, 812-14, 1226, Liens, 388, 421, 514-35, 590, 734-35 1232-39 Lieutenant-governor, 870 Life insurance, 1252-54 Kindergartens, 93, 131-32 Lighting, companies, 416, 993-98 Labor, 258-89 municipal, 987-1000 bureau of, 258 Limitation of actions, 660-62, 765 convict, 944, 1099, 1199, 1204-10, Linseed oil, 1384 1228-29 Liquors, intoxicating, 26-48, 129, 211, day, 1419 452, 1387-88, 1401 hours of, 276, 1438 Lis pendens, 764 Listing system, 368 mines, 1437-41 railways, 1301-2 Live-stock, 1306, 1308-9, 1473-97 liens for, 522 insurance companies, 1278 Land contracts, 497 Lloyds associations, 1274 Landlord and tenant, 482, 534, 543-45 Loan companies, 340-41 Lands, alien ownership, 176-77 Loan and trust companies, 336-39 commissioner of, 364 Loans, 302, 330, 536-40 plats of, 486, 934 Lobbying, legislative, 243 public, 168, 362-66 Lobsters, 1561 sale of, 561-62, 566, 573, 590, Local government, 901-1109 743-46, 759-62 finance, 452-81 sale for taxes, 393-97 See also specific heads Local option, 29 See also Property Lodging houses, 448, 529-30 Larceny, 833-86, 1511

Logs, 835, 1109, 1512 '

Lumber, 835, 1511

Lunatics, see Insane Lynching, 820-22 McTammany ballot machine, 217 Malicious mischief, 841-45 Malicious prosecution, 661 Mandamus, 465, 776 Manslaughter, 819 Manufacturing corporations, 312 establishments, 268, 277, 1299, 1429-30 Marriage, 1-6 Married women, 9-11, 498-504 dower, 564-69 Masonic associations, 1258 Masters in chancery, 652 Mayor, municipal, 34, 644, 680, 790, 937, 954 Meats, 444, 1401, 1496 Mechanical colleges, 144-46 Mechanics' liens, 520-27 Medicine, practice of, 1371-76 Membership corporations, 313-16 Memorial day, 1146, 1420-21 Memorials, state, 165-69, 408 Mercantile establishments, 276, 278 Mesne process, 494, 677 Methodist churches, 322 Midwives, 1370 Mileage books, 1313 Military parks, 408, 886, 889, 1152-54 Military regulations, 1110-56 Militia, 1110-27 Milk, 1401, 1499, 1504-8 Mills, 1434 Miners, 1437-39 Mines, 510, 1436-42 Mining corporations, 417 Minors, 42, 49, 55, 276-77 criminals, 812-14, 1226, 1232-39 guardians of, 548, 581, 593-98, 690 See also Children

Misdemeanors, 638, 800

Mobs, 822 Monuments, 168, 171-73, 408, 1147-52 Morals, public, 1-61 Mortgage, loan and investment companies, 340-41 Mortgages, 368, 380-81, 514-17, 596, 1293-94 foreclosure, 759-62 Municipalities, 928-1057, 399, 444, 1366, 1488 charters, 928-29 courts, 641-45 debts, 455-60 finances, 398-99, 452-78 franchises, 942 improvements, 1009-46 officers, 935-39 ordinances, 940-41, 641, 787 taxes, 398, 452-54 treasurers, 392 See also Cities, Towns, Villages, Boroughs Murder, 823 Museums, state, 163-64 Music in parks, 1052 Mutual insurance companies, 1252, 1270-75 Myers ballot machine, 218 Names, change of, 775 Naphtha, 1392 Narcotics, 49-53, 129 National guard, 1110-27 Natural gas, 1442 Naturalization, 188-90 Naval militia, 1115-19 Navigation, 1345-57

Names, change of, the Naphtha, 1392
Narcotics, 49-53, 129
National guard, 1110-27
Natural gas, 1442
Naturalization, 188-90
Naval militia, 1115-19
Navigation, 1345-57
Negligence, 260-63, 765, 1100
Negotiable instruments, 537-40
Negro race, 144, 175
New York city, schools, 63
consolidation, 947
rapid transit, 1339-40
Newspapers, 697
Nominations, 179, 192-96, 221

Normal schools, 114-18, 136 Petroleum, 1393 Notaries public, 491, 655-57 Pharmacy, practice of, 1379-81, 46-48 Nuisances, 943, 1366-68 Pheasants, 1532-33 Nursery stock, 1466 Phonographs, 22 Photographers, 445 Oaths, 754 Physicians, 659, 1370-76, 1380 Obscene literature, 59 Pigeons, 1534 trials, 752 Pike, 1553 Officers, public, 251, 779, 837-38, Pilots, 1348-49 853-60, 1281 Pipe line companies, 99, 416 See also under specific titles, Plumbing, 1041, 1369 Peace officers, Police, State, Pneumatic pressure, 1341 etc. Police, 976-79, 319, 323, 781, 1318, Oil pipe lines, 99, 416 1444 Oils, 1391-93, 1401, 1441 constables, 649 Oleomargarine, 1499-1502 courts, 645 Opium, 52-53 Political clubs, 317 Orphans, 1191-95 committees, 221 court, 575 parties, 197 Oysters, 1401, 1562-66 regulations, 175-257 Palisades, Hudson river, 889 Poll tax, 409 Pardons, convicts, 1213-16 Polling places, 192-93, 210-11 Parishes, 230, 456, 1515 Polygamous children, 3-4 Parks, 899, 1047-53 Pool selling, 16-17 military, 408, 886, 889, 1152-54 Pools, 349-52 private, 1544 Poor, 1161, 1186-88 Parole, convicts, 1217, 1237 houses, 1188, 712 Parties in actions, 663-64 Portraits, 174 Parties, political, 197 Postmasters, 84 Powers, 482, 683 committees, 220-21 Preferred causes, 688 Partition, action for, 757-58 Presbyterian churches, 320 Partnerships, 554-55 Presidential electors, 225-26 Partridges, 1531 Patrons of husbandry, 1449 Primary elections, 192, 194 Printing, public, 252-57 Paupers, 1161, 1186-88 Prison association, 798, 812 Paving, 1017 Prisoners, 185, 852, 1198, 1231 Pawnbrokers, 1425-26 Peace officers, 640-48, 782, 820 Prisons, 891, 1198-1226 commissioners of, 1198, 1200 Peddlers, 437-44, 1401 Pedigree of animals, 1495 inspectors of, 1203 Penal and reformatory institutions, wardens, 1200-1 1198-1241 Privilege taxes, 432-436 Penitentiaries, 1201, 1218-20 Prize fighting, 18-21 Pensions, soldiers, 1128-33 Probate courts, 574-83, 1172 See also Firemen, Teachers procedure, 574-92 Pests, agriculture, 1465-72 register of, 577

Procedure, civil, 660-779	Rabbits, 1521
criminal, 679, 780-818	Racing, 14-17
Process, civil, 345, 646, 668-75, 719,	Railways, 843, 1127, 1288-1827
761	bonds, 1290
Profanity, 850	branches, 1299
Professional communications, 602	bridges, 1296
Prohibition, liquors, 28-27	cars, 1324-25, 430, 830, 834
writ of, 776	commissioners, state, 428, 1288,
Promissory notes, 537	1297, 1299, 1312, 1315, 1332,
Property, 482-535	1338
actions affecting, 515, 755-764	condemnation of land, 763, 1291
adverse possession, 756	injuries by, 1327
conveyances, 482, 487-88, 492-96,	liens on, 532
518-19	right of way, 1297-99
descent of, 564-78	taxation, 415-17, 427-29
exemptions, 505-9	tickets, 1814
incumbrances, 514-35, 759-62	Rape, 823-28
injury to, 841-45	Rapid transit, 1840
married women's, 498-504	Real property, 482
partition, 757-56	actions affecting, 515, 755-64
personal, 509, 513	See also Property
public use, see Condemnation	Receivers, 309-11, 881-32, 889, 1252,
quieting title, 755	1254, 1802
Property and contract rights, 482-	Recording of conveyances, 482, 492-
563	96, 696
Prosecuting attorneys, 650-51, 905	Redemption, execution sales, 745-46
Prosecutions, 661, 791-93	tax sales, 401-2
Prostitution, 56	Referees, 750
Public buildings, 955-57, 1395-97	Reformatories, 1157, 1232-41
documents, 252-57, 871	Registers of deeds, 495
health, 1358-88	Registration of voters, 187, 192, 198- 203, 224
lands, 168, 362-66	l <b>=</b> . '
libraries, 153-58	Religious corporations, societies, etc., 315, 318-23, 1189-90
morals, 1-61	Remainder, estates in, 411, 484
officers, 251, 779, 837-38, 853-60,	Reporters, newspaper, 697
1281	Reports, courts, 616-18
order and decency, 54-61	state officers, 253
printing, 252-57	Revenue commissioners, 436
safety, 1389-1400	Revision of laws, 246-49
works, 860	Roads, 1058-1103, 893, 1229, 1835
Publishers, 446	bonds, 1091, 1059, 1082
	commissioner, 1070
Quarantine, 1363	improved, 1068-69
Quarrymen, 531	private, 1005-05
- • • • • • •	hrivare, roof

Roads (continued) taxes, 1058-59 toll, 1063, 1088-93 township, 86, 1968 work, 1072-74, 1081-83, 1099 Robbery, 823, 830-82 Robins, 1535 Rubber tires, 1084 Russian thistles, 1470-71 Sabbath observance, 58 Safe deposit companies, 336, 415 Safety, public, 1379-1400 Sailors' monument, 1151 Salesmen, 273 Salmon, 1551 Saloons, 30-86 Sanitation, 1366-69 San Jose scale, 1467 Saturday half-holiday, 541-42, 874 Savings banks, 333-35 commissioners, 336 Scales, 1410 Scallops, 1560 Schools, 62-150 age of attendance, 125, 276-77 boards, 81-87 bonds, 88-89, 102, 333, 466 buildings, 70, 88-90 colored, 144 commissioners, 76, 127 committees, 83 directors, 86 districts, 65-69, 143, 466 examiners, 110, 112 funds, 92-102 graduation, 130 industrial, 147-50 kindergarten, 93, 131-32 lands, 90 New York city, 63 normal schools, 114-18, 136 officers, 70-87 superintendents, 73, 74, 78-80, 126, 133-34 taxes, 97-100, 454 teachers, 103-22

Schools (continued) text books, 126-128 township boards, 81-83 trustees, 82, 84-85 Scientific work, 159-62 Seats for female employees, 276, 278 Secret societies, 316 Secretary of state, 126, 255-56, 292, 363, 365, 853, 871-72, 879, 1214, 1243, 1289 Seduction, 661 Seines, 1547-49 Seminaries, county, 143 Sentences, criminal, 809 Service of process, 345, 646, 668-75, 719, 761 Sewerage, 1009, 1033-46 Sexual ethics, 55-57, 824-29 Shad, 1553 Shade trees, 1102-3 Sheep, 1481 Shellfish, 1556-66 Sheriffs, 383, 680, 647, 677, 669-70, 739, 821, 1227 Ship-building companies, 417 Ship-canals, 1355-56 Shows, 22-24 Sick and wounded, 1196 Sick benefit insurance companies, 507, 1256 Sidewalks, 1028, 1030-32, 1060, 1094, 1100 Signal corps, 1112, 1122 Silk culture, 1432 Silverware, 1433 Sinking funds, 463 commissioners, 391, 462-64 Sleeping car companies, 417 Snow on sidewalks, 1100 Sodomy, 829 Soil-drainage, etc., 1450-64 Soldiers (veterans), 1128-56, 1255 homes, 1138-40 widows of, 1128-32

Song birds, 1535

Sparring exhibitions, 21

Sparrows, 1535 State reformatories, 1232-41 relics, 165 Special assessments, see Assessroads, 1060-62, 1335 ments Special proceedings, 738 Spirits, distilled, see Liquors seal. 898 Squirrels, 1521 Stables, 1368 Standard time, 1424 treasurer, 873-74, 815 State government, 861-900 State accounts, 1199 troops, 1156 archives, 160 university, 137-41 auditor, 342, 386, 576, 675, 815, State-house, 883, 884 875 State's attorney, 651 ballot law commission, 182 Stations, railway, 1315 bank examiner, 324 Statutes, 171-73 board of arbitration, 266-67 Stealing, 830-38, 1490-92, 1511 board of charities, 1157, 1161 board of education, 71-72, 142 1001 board of examiners, 879 Steam rollers, 1062 board of health, 1358-60, 1363, Steamboats, 1318 1375 board of pardons, 1213-14 720 board of relief, 1133 Stock, see Capital stock bonds, see State debt bureau of immigration, 880 Stockholders' liability, 299 capital, 881-82 Stone crushers, 1062 capitol, 883-84 Stone workers, 531 centennial, 894-95 Stony Point battlefield, 1154 comptroller, 373, 751, 1181, 1214 Storage, see Warehouses contracts, 879, 1235 debt, 353-56 Streets, 1018-23 depositories, 360 improvements, entomologist, 1466 1010-17, 1024-27 finance, 353-66 Students, 42 flag, 896-97 Sturgeon, 1554 Succession to estates, 564-69 geologist, 162 historical society, 160 Suffrage, 183-91 institutions, 890-93 Summons in actions, 668 lands, 362-66, 510-13 Sunday observance, 58 libraries, 151-53 Superior courts, 628, 680, 687 memorials, 165-69, 408 museum, 163-64 1213 officers, 254, 861-80 parks, 899 807 printing, 252-57

prisons, 1198-1226

school commissioner, 74 superintendent of public instruction, 73, 126, 133-34 taxes, 135, 140-41, 357, 1351 Steam heat and power companies, Stenographers, court, 632, 653, 692, live, see Domestic animals Street railways, 1300, 1328-41, 416 assessments, Supreme court, 603, 605-18, 629-32, appeals to, 572, 582, 719-28, appellate division, 615, 629-80

Sureties, 549-51, 788, 867

Surety companies, 1280-81, 35, 298, 310, 335, 337, 426, 551, 911 Sweat shops, 283, 287-89 Swine, 1479-80 Swearing, 850 Tax assessors, 371, 969 collectors, 383-90, 395, 969 commissioners, 449 sales, 391-400 **Taxation**, 367-454 432-36. Taxes, business license, 1565 city, 100, 154-57, 374, 398-99, 458, 980, 1047 corporation, 368-69, 413-31 county, 403-5, 480, 1058, 1455 inheritance, 410-12 liquors, 30-36, 452 local and municipal, 452-54, 1052 personal, 375-82, 389 poll, 409 road, 1059 school, 97-100, 454 state, 135, 140-41, 357, 1351 township, 922, 926, 1059 village, 154, 392, 398-99, 458, 1029 Teachers, school, 103-122 . institutes, 119-122 Technical schools, 135, 144-50 Telegraph companies, 417, 1343 Telephone despatches, 1344 Temperance, stimulants and narcotics, 26-53 Tenement houses, 287 Terrapin, 1562 Testimony, see Evidence Text books, 72, 126-28 Theaters, 22-24 Theft, 830-38, 1490-92, 1511 Thistles, 1470-71 Time, standard, 1424

Tires, rubber, 1084 wide, 1096 Title to property, 482-84, 487-88, 589 insurance of, 1285-86 Tobacco, 49-51, 287 Toll roads, 1063, 1088-93 Torrens system, land transfer, 487-88 Towns (townships) 921-27, 967-68, 57, 727, 983, 1050, 1101, 1188 appropriations, 169, 472, 476-77, 1065, 1087, 1147 boards of education, 81-83, 89 clerk, 210 commissioners, 371, 924-25 debts, 466, 470, 922, 927, 1039, 1059 finance, 464, 472, 476-77 local option, 29 officers, 923, 935, 975 parks, 1053 roads, 36, 1058-59, 1068, 1077, 1093, 1100 sewers, 1036 taxes, 922, 926, 1058-59 trustees, 960, 1068, 1076 Towns (villages), 958-59, 968, 988, 32, 933, 1065, 1329 debts, 88, 458, 1007 libraries, 154 officers, 937, 938, 969 streets, 1009, 1013 taxes, 154, 392 Trade, industries and mining, 1401-42 Trains, railway, 845, 847, 1325-27 Tramps, 848 Tramways, 511 Transportation and communication, 1288-1357, 293 taxes on, 415-17, 427-31 Treasurers, see State, County, City treasurers, etc. Trees, fruit, 1102, 1465-68 shade, 1102-3 Trespass on lands, 1486 Trial of cases, 678-691, 752, 791-814 Trout, 1551-52

Trust companies, 336-39, 415
Trust deeds, 518-19, 560
Trustees, 512, 547
Trusts, 376, 482, 546-51, 683
Trusts and combinations, 349-52
Tuberculosis, 1476-77
Turnpikes, 1093
Turpentine, 1393
Typewriting, legal, 570

Underground railways, 1340
Undertakings, 582, 727. See also
Bonds, Bail
Union depot companies, 1316
Union free school districts, 68
U. S. bureau of immigration, 900
courts, 735, 816
cessions to, 885-89, 1107
flag, 91
representatives, 228
Universities, state, 137-41
University of the state of N. Y., 158, 162

Usury, see Interest

Vaccine virus, 1365

Vagrants, 846-48, 645

Vehicles, 842

Venire, 623, 710, 804

Venue of actions, 665-67

change of, 665, 679-82, 796-97

Verdict of juries, 718, 805

Vessels, 534, 844, 1347, 1364

Veterans, see Soldiers

Uses and trusts, 482, 546-48

Veterinary surgeons, 1473 state, 1478 Villages, 648, 960-64, 990, 1029, 1396 bonds, 88

> sidewalks, 1028 streets, 1009, 1012 taxes, 392, 398-99, 1029

elections, 964

sewers, 1046

officers, 970-73

water supply, 1002-4, 1007-8

Vinegar, 1385
Voters, assistance to, 214-15
qualifications, 184-91
registration, 192, 198-203
Voting, 212-15
machines, 216-19
precincts, 204

Wages, 104-5, 268-74, 1437 Wagons, 1096 Wardens, cities, 937 game and fish, 1513, 1517-19 state prisons, 1200

Wards, towns, 968
Wards and guardians, 548, 581,

593-98, 690 insane, etc., 597-98 Warehouses, 1307-8, 1403-6

Water companies, 416, 1004, 1008 rights, 510, 1459 supply, 1002-8, 1054 works, 987-88, 990, 1459

Water-closets, factories, 279, 287 Water-ways, 1345-57

Weapons, 60-61 Wearing apparel, 841

Weeds, 1469 Weights and measures, 1401, 1409-15

Widowers, 566 Widows, 566, 1128, 1131

Wills, 570-72 Wines, 43-44

Wire fences, 1022, 1489 Witnesses, 352, 571, 692-702 criminal cases, 710, 798-800, 816

Women, 56, 105, 652, 656, 847 criminals, 1224, 1232, 1240-41 employment, 276, 278, 1439 suffrage, 186

married, 9-11, 498-504, **564-69** Writ of error, 806

Yellows, 1465

#### University of the State of New York

Object. The object of the University as defined by law is to encourage and promote education in advance of the common elementary branches. Its field includes not only the work of academies, colleges, universities, professional and technical schools, but also educational work connected with libraries, museums, university extension courses and similar agencies.

similar agencies.

The University is a supervisory and administrative, not a teaching institution. It is a state department and at the same time a federation

of 668 institutions of higher and secondary education.

Government. The University is governed and all its corporate powers exercised by 19 elective regents and by the governor, lieutenant-governor, secretary of state and superintendent of public instruction who are ex officio regents. Regents are elected in the same manner as United States senators; they are unsalaried and are the only public officers in New York chosen for life.

The elective officers are a chancellor and a vice-chancellor, who serve without salary, and a secretary. The secretary is the executive and financial officer, is under official bonds for \$10,000, is responsible for the safe keeping and proper use of the University scal and of the books, records and other property in charge of the regents, and for the proper administration and discipline of its various offices and departments.

Powers and duties. Besides many other important powers and

Powers and duties. Besides many other important powers and duties, the regents have power to incorporate, and to alter or revoke the charters of universities, colleges, academies, libraries, museums, or other educational institutions; to distribute to them funds granted by the state for their use; to inspect their workings and require annual reports under oath of their presiding officers; to establish examinations as to attainments in learning and confer on successful candidates suitable certificates, diplomas and degrees, and to confer honorary degrees.

They apportion annually an academic fund of \$106,000, part for buying books and apparatus for academies and high schools raising an equal amount for the same purpose, and the remainder on the basis of attendance and the results of instruction as shown by satisfactory completion of prescribed courses for which the regents examinations afford the official test. Each school of academic grade also receives \$100 yearly. The regents also expend annually \$25,000 for the benefit of free public libraries.

Regents meetings. Regular meetings are held on the third Thursdays of October, December and March, and in June during convocation week. The executive committee, consisting of the chancellor, vice-chancellor and the chairmen of the six standing committees, meets the third Thursday of each month from October to June.

Convocation. The University convocation of the regents and the officers of institutions in the University, for consideration of subjects of mutual interest, has been held annually since 1863 in the senate chamber in Albany. It meets the last Wednesday, Thursday and Friday of June.

Though primarily a New York meeting, nearly all questions discussed are of equal interest outside the state. Its reputation as the most important higher educational meeting of the country has in the past few years drawn to it many eminent educators not residents of New York, who are most cordially welcomed and share fully in all discussions. It elects each year a council of five to represent it in intervals between meetings. Its proceedings, issued annually, are of great value in all educational libraries.

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2 Examination—including preacademic, law, medical, dental and veterinary student, academic, higher, law, medical, dental, veterinary, library, extension and any other examinations conducted by the regents, and also credentials or degrees conferred on examination.

The examinations are conducted as the best lever for securing better work from teachers and more systematic and continuous study from students, and as the best means of detecting and eliminating inefficient teachers or methods. They cover 140 subjects and required last year 913,500 question papers (exclusive of bound volumes), and are held the week ending the last Friday in January and March and the third Friday in June, in the 564 academies and high schools in the University and also at various central points where there are 10 or more candidates.

3 Extension—including summer, vacation, evening and correspondence schools and other forms of extension teaching, lecture courses, study clubs, reading circles and other agencies for the promotion and wider extension of opportunities and facilities for education, specially for those unable to attend the usual teaching institutions.

Public libraries division. To promote the general library interests of the state, which through it apportions and expends \$25,000 a year for the benefit of free public libraries. Under its charge are the traveling libraries for lending to local libraries or to communities not yet having permanent libraries.

The most important factor of the extension movement is provision of the best reading for all citizens by means of traveling, home and capitol libraries and annotated lists through the public libraries division.

4 State library—including general, law, medical, and education libraries, library school, bibliographic publications, lending books to students and similar library interests.

Library school. The law authorizes the state library to give instruction and assistance in organizing and administering libraries. Students receive from the state library staff, in return for services rendered to the library during their two years' course, careful training in library economy, bibliography, cataloguing, classification and other duties of professional librarianship.

5 State museum—including all scientific specimens and collections, works of art, objects of historic interest and similar property appropriate to a general museum, if owned by the state and not placed in other custody by a specific law; also the research department carried on by the state geologist and paleontologist, botanist and entomologist, and all similar scientific interests of the University.



# State Library Bulletin

#### LEGISLATION No. 8

March 1897

## STATE FINANCE STATISTICS, 1890 and 1895

Comparative Receipts, Expenditures, Funds and Debts

P	AGE	1	PAGE
Introduction	429	Comments	445
Explanations	430	Table A State receipts	452
State receipts	432	Table B State expenditures	460
State expenditures	435	Table C State endowment funds.	476
State funds	443	Table D State debts	480
State debts 4	444	Index	481

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## State Library Bulletin

LEGISLATION No. 8

March 1897

## STATE FINANCE STATISTICS, 1890 and 1895

Comparative Receipts, Expenditures, Funds and Debts

#### INTRODUCTION

In 1891 the New York State Library published in connection with its legislative bulletin two tables showing receipts and expenditures by states for their fiscal years ending in 1890. The tables herewith presented have a somewhat different scope, the most important changes being the classification of receipts according to source rather than by the funds to which they are assigned and the addition of statistics relating to endowment funds and state debt. For convenience in comparison, as well as to avoid misconceptions due to modifications in the methods of obtaining and grouping figures, the statistics of 1890 have been completely revised and are printed side by side with those for 1895.

The organization and functions of the various departments and the methods of bookkeeping differ so widely among the states that comparison is very difficult. The figures given in official reports have often to be entirely regrouped and in many cases sums twice counted must be eliminated. An attempt to verify the figures in the following tables by reference to the reports on which they are based would in many instances result in confusing one who did not understand the uniform method employed in the compilation. It is of great importance accordingly to read the accompanying explanations.

In view of the many complications in the accounts of 45 states it can scarcely be hoped that some errors, due either to misunderstand-

ing of items or to wrong judgment in grouping them, have not occurred, but great care has been taken and it is believed that these tables are substantially accurate. Thanks are due to the many state financial officers who have promptly furnished their reports, some of them in the form of advance sheets; and particularly to those who have given specific information explaining or supplementing published figures. It is hoped that these tables may be practically helpful to all state financial officers, to legislatures in considering their budgets and to students of finance. Inquiries concerning doubtful points or suggestions for improvement will be gladly received by the legislative librarian, E. Dana Durand, Ph. D., who has compiled the tables and made the needed foot notes and explanations.

MELVIL DEWEY, Director

#### **EXPLANATIONS**

The figures given are taken, with few exceptions, directly from the state financial reports; but it has been necessary in the case of Maine (1890), Delaware, Maryland, Virginia, Arkansas and Colorado to supplement these by the appropriation acts and general statutes, particularly to obtain the salaries of officers. Slight discrepancies accordingly appear here, and in Colorado for 1890 a considerable one. Occasionally an item from some other source has been inserted. The report of the auditing officer, known usually as the auditor or comptroller (in Wisconsin and Oregon the secretary of state acts as auditor) has been generally used. In Maine and New Hampshire, where no such officer exists, the treasurer's report has been employed; while for supplying figures not found in the auditing officer's reports those of the state treasurer have been consulted.

The various state fiscal years ending during or at the close of the calendar years 1890 and 1895 respectively have been chosen for comparison, as it has been impossible to obtain the reports for 1896 from all the states in time. In South Dakota the large defalcation by the treasurer in 1895 so complicated the accounts that figures for 1896 are given; payments and receipts specially on account of the deficiency caused by this defalcation being omitted. Other figures not being available the reports of Wyoming for 1889 and of Utah for 1889 and 1896 have been employed. Arkansas, Illinois, Iowa, Nebraska, North Dakota, Colorado, Oregon, Idaho, Utah (1889) and Washington give figures only for biennial terms (though in Washington the receipts for each year are shown separately). In these cases half of the total item is taken,

except for the expenditure for the legislature, which falls entirely in one year; the totals of expenditure take into consideration the latter fact. In general, where the distinction appears in the reports, the amount of warrants drawn is taken as the expenditure for each purpose, rather than the amount of cash actually paid. In several states where this method is adopted for the separate items it has been necessary to give the totals of actual cash expenditures. The discrepancy is slight except in Nebraska, Montana, Colorado and Washington where the warrants annually drawn are much in excess of the cash receipts, so that a large floating debt is being accumulated.

Aside from these complications in the totals, there are two other important eliminations. 1) Under the separate heads of income the sums received for addition to the capital of endowment funds are given according to their source — almost exclusively public lands. But these sums properly belong with neither current revenue nor expenditure, and they are accordingly eliminated in columns 22 and 72. The amount of such additions to endowment funds appears in table C. Mere reinvestments of fund securities are of course disregarded. 2) The interest on endowment funds is usually not all net revenue, but is paid wholly or partly out of the state's own treasury. In some instances this fact might be safely disregarded, but in Michigan, Illinois and many other states it is necessary to eliminate. In these cases the state has given irredeemable bonds for the amount of its educational funds and annually pays not merely the interest but a large surplus for educational purposes, the interest being thus clearly not a receipt but an expenditure only. For uniformity that part of the income of endowment funds coming from the state itself has been omitted in every case, when possible, even though of small amount. While the columns of income in table C show the total interest, column 20 gives only the net amount received from outside sources as interest on endowment funds. Similarly column 68 gives the total expenditure for interest, including the amount on endowment fund bonds, but as these sums also appear as educational expenditures they are subtracted in obtaining total expenditures. So far as separate sinking funds exist, the receipts into and payments from these have been omitted (see under column 69). Receipts from the issue or refunding of bonds, and payments out of moneys thus received are disregarded.

In several states the central government collects certain taxes for distribution to local authorities, which appear as state receipts and disbursements. These and other sums, not needing specific mention, which do

not constitute actual revenue or outlay for current state purposes, are all eliminated.

In using the footings of columns showing total state expenditures for specific purposes, the explanations in introduction and foot notes should be specially borne in mind. Such totals must be used with caution, owing to the great differences in the organization of departments and in the relative expenditure by state and local authorities respectively for various purposes. Somewhat less caution perhaps is necessary as regards the totals of receipts from different sources. The italicized figures, which have either already been counted once in other columns or do not properly belong to the year's receipts or expenditures, are omitted in the column (72) of totals by states, but they are included for the sake of fair comparison in the foot totals of forms of receipt and expenditure.

#### TABLE A. RECEIPTS

- I General property taxes. Besides the distinction of school taxes, other classifications of property taxes according to the purposes for which they are levied are often made, but they are here disregarded. The Pennsylvania state tax is on personalty only. In Vermont the levy for general purposes is made only biennially, and one half has been taken as the amount for the year. Special annual highway taxes in addition have been levied since 1894. The taxes raised in and spent by the special levee districts of Louisiana pass through the general treasury. Some of these are levied on produce and on other objects besides general property, but all are placed in this column.
- 2 School taxes. The income from school taxes on general property only is here given. In many states a part or all the income from special corporation, poll or license taxes is also pledged to school purposes. In North Carolina the state fixes a certain amount which must be raised (\$717,192 in 1890, \$765,515 in 1895) but the money is collected directly by counties. Wisconsin provides for the levy of a definite sum annually, but in 1895 a sufficient revenue was realized from other sources so that the money was merely transferred from the general treasury account. Large payments for education are made by many states out of the general revenue, without levying a special school tax.
- 3 Incorporation fees and taxes. In several states for which figures are not given in this column, a part, which can not be separated, of the fees of the secretary of state, are for the organization of corporations; see column 14. The amount received in Pennsylvania for 1895 appears again under the separate classes of corporation taxes.

- 4 Corporation taxes. The figures in this column and the three following include only receipts from special modes of taxing corporations—taxes on capital, earnings, etc. In other states corporations are usually assessed to the general property tax, and railways in particular sometimes pay even larger sums proportionally in this way than in states levying special taxes. In most of the states represented in column 4, the tax is only upon telegraph, telephone, express or navigation companies, or upon all four of these classes. In Minnesota mining taxes are also included. The total for 1890 is increased by the Pennsylvania item, which includes railway taxes.
- 5 Railway taxes and fees. In Maine, Massachusetts, New Jersey, West Virginia, Missouri, North and South Dakota and California large amounts are collected by the state from special taxes on railways, and are then distributed to local authorities; such sums are excluded here. In many states the expense of state boards supervising railways, banks and insurance companies is assessed upon the various companies pro rata. Such assessments, or fees for inspection, often constitute the only receipts from these corporations. In Massachusetts the figure in this column represents only the tax on railways operating in foreign countries and the expenses of the commissioners; the great bulk of railway taxes being inseparable from general corporation taxes. The revenue in Illinois is exclusively from a tax of 7% on the gross receipts of the Illinois Central, paid in consideration of large early grants by the state, and perhaps more properly classed as income from public works.
- 6 Bank taxes and fees. In the New England states these taxes are chiefly from savings banks. Revenue from trust companies and building-loan associations is included. See also explanations under Railways.
- 7 Insurance taxes and fees. In the states where the receipts from this source are small they usually consist of fees only, a uniform sum being often required annually from each company. Taxes proper are frequently proportioned to the premiums collected in the state. See also Railways.
- 8 Inheritance taxes. New York and Ohio are the only states where direct as well as collateral inheritances are taxed. Small inheritances are usually exempted.
- 9 Poll taxes. These are generally devoted to schools. The revenue in Mississippi does not pass through the state treasury, but is levied by state law.

- 10 Taxes on legal proceedings. These figures do not include ordinary court fees and fines, which, when they come into the state treasury at all, are grouped with Fees, column 14. In several southern states a distinct state tax is levied upon suits, writs, conveyances, etc. In Tennessee certain fees and fines are also included; the figures are somewhat uncertain.
- II Business licenses. These do not include the small sums often charged for purely regulative purposes on peddlers, physicians, fertilizer manufacturers and other occupations, which are grouped in column 14, but only the license taxes proper, for revenue, found chiefly in the south. In some states it is impossible to distinguish the amount from liquor licenses from the general license receipts. In the two Carolinas the revenue is almost exclusively from fertilizers, but it constitutes a real tax.
- 13 Special taxes. The New York tax is on the receipts of racing associations. In Connecticut a special tax on mortgages negotiated by investment companies was established in 1889.
- 14 Fees, fines, special licenses, etc. Fees from corporations, where they are separable, are given in preceding columns. In some states certain court fees and fines come to the state which elsewhere go to local treasuries. Licenses of small amount intended solely for regulation are grouped here.
- 15 Prison and reformatory earnings. In the northern states convicts are employed generally within the prison, and the figures given represent gross receipts. The cost of providing labor itself often exceeds the revenue. In the south prisoners are usually let out to contractors, direct state expenditure is small and a considerable net income is often obtained; while sometimes the convicts are worked by public officers but are made practically to pay the entire expense of their maintenance. In such cases the receipts and expenditures often do not pass through the state treasury, but where they could be ascertained they are here given.
- 16 Public works. For the most part these items represent interest, dividends on state stocks or rental paid by railways aided by the state. The amount in Pennsylvania for 1890 is increased by the last exceptionally large payment by the Pennsylvania railway of the 'commutation of tonnage tax,' which was in reality purchase money for the state's right in that road. In Minnesota and Wisconsin the entire receipts from tuition fees, gifts, etc. to state educational institutions pass through the

state treasury and are classed here. The California receipts are from San Francisco harbor dues; those in Ohio and Illinois from canals.

- 17 Public lands. The United States government has granted a large amount of land to states for public schools and other educational and charitable purposes. Receipts from sales of land are usually added to the capital of endowment funds; they appear in this column but not in the total of ordinary revenue receipts; see table C. Interest on deferred payments usually is a proper revenue receipt, being used currently for the purpose represented by the grant. The New Jersey receipts are from leases of tide lands for wharf and other purposes.
- 19 Refunds by localities. In general mere refunds have been omitted from the tables, but in certain cases they represent a mode of distributing a burden met in most states by general tax. Part of the receipts in Massachusetts and all in the other states are for the support of insane, poor or other dependents in state institutions. Counties or towns are charged with the expense in proportion to the inmates coming from each. In Massachusetts for 1895 a large proportion of the interest on the public debt was refunded by Boston and the neighboring districts benefited by the Metropolitan parks, sewerage system and other enterprises for which the state has recently issued bonds.
- 20 Net interest of endowment funds. These figures give the total actual income from other sources than the state's own treasury, of educational and other endowment funds (exclusive of sinking funds). See also above p. 431.
- 21 Miscellaneous. A considerable proportion of these amounts consists of the annual donations made by the United States government to agricultural colleges and to soldiers' homes. In New York \$688,576, constituting the 'college fund,' was transferred to the general revenue fund in 1895, the state agreeing to pay interest perpetually on the amount.
- 22 Totals. The eliminations and additions made in obtaining these totals have been described above (p. 431). Certain receipts from prisons and from school taxes not passing through the state treasury, but given in the preceding columns, are here included.

## TABLE B. EXPENDITURES

23 Legislature. In all but six states, New York, Massachusetts, Rhode Island, New Jersey, South Carolina and Georgia, legislative sessions are biennial, but where no session occurred in the fiscal year

covered by these tables the expenses of the session for the preceding (in one or two instances the following) year have been inserted in italics for comparison and included in the totals at the foot though not at the end of the table.

- 24 Executive. Governor, lieutenant-governor, and where it exists, executive council.
- 25-28 Secretary of state, attorney-general, treasurer, auditor. The character and extent of the duties of these officers differ greatly in different states; hence the wide variations in the expenditures for them. The supervision of banks and insurance companies, and the management of public lands frequently falls to the treasurer or auditor, sometimes to the secretary of state.
- 29 Public printing. The expense of printing is usually greater in years when the biennial legislative session occurs. The cost of printing court reports is here included. The printing of records of veterans and similar documents is placed under Soldiers' relief (column 49).
- 30 Judiciary. Here, as with many of the succeeding classes of expenditure, there is wide difference among the states as to the proportion of the expense borne respectively by state and local governments. Comparison is accordingly apt to be misleading. In Vermont, Rhode Island and Connecticut nearly all courts are supported by the state, but usually only the supreme court and the court of next inferior grade are so maintained. In the southern states the larger part of the state's expenditure is usually for costs in criminal cases, often entirely a charge on the central treasury. The cost of apprehending or extraditing criminals, rewards, etc. is included here. In Ohio no distinction can be made between criminal court costs and the expense of transporting convicts, and the entire sum is placed in this column.
- 31 Militia or national guard. Military schools are placed with higher education. Reprinting of civil war records by the adjutant-general is grouped with expenditure for veterans. The sums for West Virginia and Michigan, 1895, were increased by calling out troops to suppress riots.
- 32 Public schools. Great differences exist among the states as to the proportion of expenditure by state and local authorities respectively.

  In a few cases (North Carolina, South Carolina, Montana, Wyoming;

  The proportion of expenditure by state and local authorities respectively.

  In a few cases (North Carolina, South Carolina, Montana, Wyoming;

1890) the state's outlay is practically limited to supervision by the department of education. In most states there is also a state school fund, usually derived from United States grants of land, and the income from this (including interest on deferred land sales) must also be distributed to local authorities. The distribution of such funds and the cost of state supervision constitute the entire state expense in Massachusetts, Louisiana, Tennessee, Iowa, Kansas, Colorado, South Dakota, Nevada, Oregon and Idaho. In all the other states an additional distribution, often large, is made to local authorities from the general revenue or from the proceeds of a special school tax. Sums added to endowment funds are excluded here. See also p. 431, 443.

- 33 Normal schools. Including expense of teachers' institutes and examinations where separable from other school expenditures. In some states endowment funds exist; see table C.
- 34 State universities, etc. This column includes professional In most southern and several eastern states there is no distinct state university but aid is granted to private institutions. Virginia and Tennessee specially such institutions hold large amounts of state bonds. Endowment funds, based on United States grants, exist in many states; see explanations under Schools. The University of the State of New York is a state department supervising all incorporated high schools and academies, and also all other secondary schools, and including all higher professional and technical educational institutions in the state. The cost of supervising these higher institutions not being separated from that for supervising secondary education, the expenditure of the department (except that for libraries) is grouped with public schools. In most states the expenditure for the state university includes only the amount appropriated outright, the general receipts (from tuition, gifts, etc.) and disbursements of the institution not passing through the state treasury, but in Minnesota and Wisconsin the receipts of the university from all sources go to the state and the gross expenditures are given. In these same states and in Ohio, Illinois, Nebraska, California and Nevada, the agricultural college is united wholly or partly with the university.
- 35 Agricultural and industrial education. A large part of these expenditures are either from funds created by earlier United States grants of land or from the annual cash distribution now being made by the United States government for agricultural and mechanical colleges. In

- a few of the New England states and in New Jersey textile and similar industrial schools are also maintained. The expense of farmers' institutes and of experiment stations is classed under Agriculture (column 59). See also Universities.
- 36, 37 State and local libraries. Except in the larger and older states the state library consists almost exclusively of law books intended for the use of the legislature and courts. The court reporter or marshal sometimes acts as librarian; the secretary of state occasionally holds the same position. New York, the New England states and one or two others have recently begun the supervision and aid of local public libraries, New York being far in advance in the matter. The expenditure by Kentucky in 1890 is hardly of this same class.
- 38 Prisons. See remarks under column 15. In Maine, New Hampshire, Pennsylvania, Delaware and Wisconsin local authorities support the convicts, the state merely paying the officers and general expenses. Specially in the south prisoners are worked in camps by contractors and cost the state little, while in some other states the prison receipts and expenditures do not all pass through the state treasury and can not be ascertained.
- 41 Insane. In several states (e. g. New Hampshire, Massachusetts, Maryland, Pennsylvania) the insane, deaf and dumb, and blind are supported by towns or counties, the state merely furnishing buildings, paying the administrative expenses and supporting such patients as can claim no local settlement. In some of the middle western states a similar practice prevails, but the contributions by counties pass through the state treasury (see column 19) so that the gross expenditures appear in this column. In most central, southern and western states however practically the entire maintenance of defective classes is a state charge. The expense of special asylums for the criminal insane is here included.
- 42 Feeble-minded. The movement to provide separate care for idiots, feeble-minded and epileptics is comparatively recent. In some cases expenditures for these classes can not be separated from those for insane. See also explanations under Insane.
- 43, 44 Blind, deaf and dumb. In many cases joint institutions exist for these classes and the expenditure for each separately can not be distinguished. Fewer states maintain their own institutions than in the case of the insane; although the central and western states mostly do so.

The others either make donations to private institutions or pay for maintaining indigent inmates in such institutions; the latter is largely the case in New York. See also Insane.

- 45 Hospitals. Practically all such expenditures consist of gifts to private institutions.
- 46 Orphans. Most states leave the care of orphans to private charity. In New York, Maryland, North Carolina, Oregon and Idaho the expenditures consist of gifts to private institutions. In Pennsylvania, Ohio, Indiana, Illinois and Kansas the outlay is wholly or chiefly for soldiers' orphans. The 'state public school' of Michigan, Wisconsin and Minnesota is here included.
- 47 Poor relief. Except in Massachusetts, Rhode Island and California, the local authorities are charged with the bulk of poor relief, and only the two first named maintain state institutions. The expenditures in the other states are either for the relief of paupers not able to establish a settlement (New York, Maine, and Connecticut), for the aid of private charitable institutions (Maine, Iowa and Oregon) or for special aid to farmers and others suffering from drought or fire. The latter expenditures are usually in the form of loans.
- 48 Soldiers' homes. These figures include, usually, the large contributions made by the United States government for the support of such institutions. Institutions for veterans' orphans are grouped in column 46.
- 49 Soldiers' relief, etc. This column includes all expenses growing out of the civil war except those for soldiers' homes and monuments. Maine and Massachusetts are the only northern states paying regular pensions to veterans. In Rhode Island, Connecticut and Minnesota special aid is granted to poor soldiers and the state contributes to the burial expenses of deceased veterans. Most southern states pay regular pensions to poor or maimed confederate veterans. The expenditures assigned to the other states are chiefly for the compilation of military records.
- 50 Soldiers' monuments. The erection and care of state memorials in general, statues, etc. are included here, but soldiers' monuments and military or battlefield parks cause far the larger part of the expenditure.
- 51 Taxation. In the few southern and central states where the sums are large, the state itself has charge of the assessment and collection of

taxes, usually left to local authorities. In other states the expenses are, for the most part, for equalizing assessments between different counties, or for assessing railways and transportation companies. A considerable part of the outlay for the state treasurer or comptroller often goes for the collection of taxes. In Louisiana the commissions on taxes and other revenues, deducted from gross receipts, are treated as an expenditure. In Pennsylvania the expense is chiefly in collecting business license taxes.

- 52 Railway department. In a few states the secretary of state or auditor has charge of railway supervision. In Pennsylvania the department of internal affairs has this task and also collects labor and tax statistics; in 1890 it had some control over banks.
- 53 Insurance department. In a large number of states the auditor has the supervision of insurance companies; in a few the secretary of state or treasurer. Very few are entirely without the department in some form.
- 54 Bank department. In several southern states the state treasurer has supervision of banks. In South Dakota, North Dakota, Montana and some other western states a 'public examiner' is charged with investigating the accounts of state officers and institutions, of local officers, and of banks. The expenditures for such examiners are treated as miscellaneous in these tables.
- 55 Public Health. In a few states small sums are spent by special boards of examiners in medicine, dentistry and pharmacy, and are here included. The considerable amounts expended for inspecting livestock and meats are largely designed to promote public health, but are grouped with Agriculture. See also Dairy and food inspection (60).
- 56 Labor statistics and factory inspection. In several states there are separate departments for labor statistics and information and for factory inspection, while in others a single department performs both functions. In Massachusetts the 'district police' has as its chief dut the enforcement of factory laws, but it also inspects buildings and do other similar work.
- 59 Agriculture. Besides the expense of the state board whexists in most states and which collects agricultural statistics, maint experiment stations, examines fertilizers, etc., New York, Massachu and several other states distribute considerable amounts to local alsocieties for aiding fairs, carrying on farmers' institutes ar

other purposes. Specially of late years many northern and eastern states have spent large sums, sometimes through special boards, for inspecting live cattle brought into the state in order to prevent contagious diseases dangerous to human as well as animal health. In the grazing states of the west considerable expense is also caused by the inspection of livestock, partly to check disease and partly to prevent fraudulent branding or stealing of animals. The duty of encouraging immigration is usually left to agricultural departments and where separate boards exist their expenditures are here included, as are those for weather service, entomologic and horticultural investigations, etc. Minnesota spends much more than any other state for inspecting and weighing grain at terminal points; in several other western states the railway commission has some supervision over warehouses and grain shipment.

- 60 Dairy and food inspection. Expenditure for this purpose in some states is inseparable from that of the agricultural department or of the board of health.
- 63 Public lands. These expenditures include the cost of surveying lands, appraising for sale, collecting money from sales, etc., and are naturally greater in the western states where lands are not yet all disposed of. The work is sometimes performed by the state auditor, treasurer or secretary of state, but in such cases is usually unimportant. See also p. 431, and column 17.
- 64 Geologic and topographic survey. Topograpic surveys are to be distinguished from the mere survey of state salable lands, coming under the preceding column.
- 65 Public works. These expenditures are for a greater variety of purposes than those in any other column. In New York, where they are chiefly for maintenance of the canals, a certain tax is fixed annually in advance and the full sum collected is turned over to the canal fund, which sometimes spends less, sometimes more, during the year. The amount so transferred from the general to the canal fund is here given. Large sums are now being spent out of the proceeds of bonds for deepening the canals. In Vermont, Rhode Island, Massachusetts and New Jersey the state has recently begun to aid in constructing improved roads, but in Massachusetts these expenditures are chiefly covered by loans. In 1890 Connecticut bought out the rights of the Hartford Bridge company and Pennsylvania spent \$200,000 in harbor improvements. Louisiana expends great sums on levees, over half of the amounts here given being spent in special levee

districts, and met by local taxes levied in such districts. Ohio's expenditure is for canals, Colorado's for bridges and irrigation works, California's for maintaining the harbor and wharves at San Francisco, and Oregon's for roads.

- 66, 67 Public buildings. The cost of constructing and maintaining buildings for special purposes—prisons, universities, etc.—is grouped with the specific subject (except the state library buildings of New Hampshire and Virginia). The expenditures in these columns are chiefly upon the state capitol. The cost of minor repairs is placed under maintenance. Wide variations in column 67 are partly due to the fact that in many states part of the janitorial and similar expense is grouped with special departments occupying the capitol, while in others it is classed as contingent or miscellaneous expense and can not be separated.
- 68 Interest. This includes interest on temporary or revenue bonds. Interest on bonds held by state endowment funds is here given although duplicated under the special purpose for which the endowment fund exists. The debt statements in table C will indicate approximately what proportion of interest is a proper interest expenditure. See also page preceding.
- 69 Reduction of debt. Where, as in Massachusetts, special sinking funds exist which accumulate interest on investments and from time to time make payments of bonds due, such receipts and payments are disregarded as not recurrent and ordinary. But where debt payments are made from the general state revenue, whether for addition to the sinking fund, for buying outstanding bonds, or redeeming bonds maturing in annual instalments, these are here given. In Pennsylvania all sinking fund payments are included in the general accounts and to save confusion are not omitted from this column.
- 71 Miscellaneous. The reports in some states group together contingent and miscellaneous expenses which in others are distributed among departmental expenditures.
- 72 Totals. These figures are obtained directly from the totals given in official reports, with the necessary eliminations of duplicated sums, rather than by adding the preceding figures. Figures italicized in the preceding columns and amounts duplicated in them (specially under interest on state debt) are omitted; on the other hand figures not found in the financial reports but obtained from other sources and included in the preceding columns (such as those showing the expenditures for prisons in certain states) are added into the totals. See also p. 431.

### TABLE C. ENDOWMENT FUNDS

Educational endowment funds have in most states been transformed into obligations of the state itself. In such cases they simply constitute a pledge on the part of the state to pay a certain amount annually for the purpose named, an amount usually far exceeded by the actual appropriations. The 'fiction', as one of the state financial officers expresses it, must however be kept up because of the terms of the United States land grants under which practically all such funds have been established. These states have taken into their general revenue the capital of the endowment funds and issued certificates of indebtedness for the amount. Usually where this has once been done further receipts from time to time to the credit of the fund are immediately turned into the general treasury and additional certificates issued; but in some cases (e. g. Wisconsin) such receipts have been invested in other securities, at least for a time, so that the fund consists of two essentially different parts. Even in states where the general plan just outlined is not followed, part of the endowment funds is often invested in state bonds.

The columns of receipts from endowment funds show the total interest on the funds, whether from outside investments, in which case they constitute actual revenue, or from the state itself, when they are simply a form of expenditure and appear as such in table B under interest as well as under the column for the appropriate educational purpose. The net amount of actual revenue from all these funds collectively is shown in table A, column 20. That column together with the footnotes to table C will make clear the actual character of the endowment fund securities in each case. In several states where no footnotes are appended small amounts of state bonds are also held by these funds.

The amounts added to endowment funds consist almost solely of moneys from the sale of lands, but occasionally certain fees and fines or the receipts from escheated estates go to the capital of endowment funds

State financial reports often fail to give statistics as to endowment funds. Some figures for 1890 have been supplied from the U. S. census. A few for 1895 are estimated as the same as in 1890—such being preceded by A. They are not far from correct, as in these states the additions to endowment funds are very slight at present.

Besides educational funds a few minor endowment funds exist in certain states; their income is included with miscellaneous receipts.

In New York the amount given is composed NEW YORK STATE LIBRARY of three different funds, and in some other states it is composed of two different funds. In New York part of the revenue of the Literature fund

76-78 University fund. This fund is often known as the 'seminary' or college, fund. In Indiana the state appropriates annually a considerable sum for loans to students, and the amount so outstanding is goes to local libraries. designated as permanent endowment; the figure for 1890 can not be ascertained. In Illinois the interest of the seminary and college funds goes to the state normal schools, so that the figures have been given in

82-84 Normal school fund. The Massachusetts fund was founded by a private gift, the others from the sale of public lands. columns 82\_84.

85-87 These figures represent gross outstanding debt, regardless of sinking fund accumulations, which exist in several states. has been said above it will be seen that the amount of bonds or certificates held by endowment funds is usually not a state debt in the same sense as bonds held by individuals. Small amounts of floating debtwarrants outstanding and revenue bonds incident to the ordinary transact tion of business—are here omitted; but in Nebraska, Colorado, Montana and Washington, where the state is accumulating a large floating 77...... expenditures in excess of revenue, such indebtedness is included. interest on bonds, often very large sums in southern states, is also included. Some southern states have besides the amounts here given certain old debts which they refuse to recognize, and several of them have refunded their debts at a considerable discount.

The figures for 1890 have been supplemented in one or two cases by the Hoited Crotes considerable discount. mented in one or two cases by the United States census. chusetts the state has recently issued large amounts of bonds in aid of the Metropolitan park district, Sewerage district and Water district; the payment of principal and interest on these is guaranteed by the municipalities constituting these metropolitan districts.

#### **COMMENTS**

It is impossible in brief space to call attention to all the interesting general facts and tendencies brought to light by these financial tables, and still more so to comment upon the figures for individual states. A few of the most important features as regards the states as a whole may however be indicated, with some mention of the movements shown in our own state during the past half decade.

The states collectively seem to have followed to a less degree the recent financial course of the United States government, their aggregate budgets showing a surplus in 1890 and a deficiency in 1895. The receipts of the former year were \$111,195,003, of the latter \$124,925,920, an increase of about 12%; while expenditures meantime rose from \$105,904,997 to \$129,129,225, or 22%. This discrepancy in the growth of revenue and outlay may however be partly accidental, for a glance at the relative receipts and expenditures of the individual states shows how little attempt is made in most to preserve a close balance between the two sides of the budget for any single year. At any rate, certain indications of other figures make one hesitate before charging our state legislatures with growing extravagance and recklessness.

Another fact to which attention is directed by these totals is the relatively small amount spent by states as compared on the one hand with the federal and on the other with local governments. The total expenditures by the 45 states in 1895 were barely a fourth of those of the United States treasury, while New York city alone spent 40% as much as all the states combined.

New York state, as might be expected from her population and wealth, stands at the head of the commonwealths in the total of annual expenditures, her outlay amounting to about one ninth of the entire sum spent by them all. She spent \$13,170,067 in 1890, \$15,775,374 in 1895. Almost \$1,500,000 of this increase, which is at precisely the same rate as that for the expenditures by the states collectively, was due to the assumption by the state during the interval of the entire support of the insane. Pennsylvania follows New York closely, spending \$12,106,682 in 1895; while for the next state in order we have somewhat unexpectedly to cross the continent to California, whose budget for 1895 was over eight millions. Massachusetts, Ohio, Indiana, Texas and

Illinois, which follow in the order named, comprise all the states that spent more than \$5,000,000 in that year. It is noticeable that the wealthy North Atlantic states generally have increased their gross expenditures more rapidly than have the states of any other group. They spent \$36,489,893 in 1890, \$46,748,814 in 1895.

Receipts. The most noteworthy movement displayed in state revenues of recent years is the growth of taxation on corporations and on inheritances. While taxes on general property (including those levied for school purposes) continue to furnish over half the income of our commonwealths—\$68,276,029 in 1895—such taxes increased but a bare 3% during the last half decade. Indeed if we count out special school taxes there was a slight decrease in the amount raised in this way. On the other hand the revenue collected from taxes on miscellaneous corporations and on railways taken together rose from \$12,354,864 in 1890 to \$16,908,112 in 1895, 38%. Taxes and fees from banks and savings banks increased in nearly the same proportion, from \$3,205,640 to \$4,142,412, while insurance companies swelled their contribution from \$3,076,173 to \$4,361,984. Far more rapid still is the increase in inheritance taxes, which amounted to \$1,886,509 in 1890 and to \$4,016,841 In the former year only five states received income from in 1895. inheritances; in the latter 12 were actually using this method of taxation, while two or three more had adopted laws which their courts had declared unconstitutional. At least three states, moreover, have established the tax since 1895.

Our own state shows this tendency toward special taxation in a very marked degree. The annual burden on general property was actually reduced nearly \$3,000,000 during these five years, while corporation, railway and inheritance taxes well-nigh doubled and in 1895 contributed fully \$4,500,000 to the state treasury. While the inheritance tax law passed by New York in 1885 was by no means the first in this country, it was to large extent the immediate influence which led to the numerous measures of the last 10 years in other states. By extending the tax to direct as well as collateral inheritances the state has secured nearly twice as much from this source in 1895 as in 1890. Under the Raines liquor tax law even less direct taxation is now necessary than in 1895. Massachusetts and Pennsylvania have gone even further in the use of these various classes of indirect taxes. The former collects barely a fifth of her revenue from general property taxes and the latter less than a twelfth, while Connecticut and Delaware have abandoned such taxes altogether and Wisconsin very nearly so.

The next most important source of state income is from licenses on business and professions and on the sale of liquors. The somewhat unsatisfactory practice of collecting revenue by means of license taxes upon those engaged in any trade or profession still prevails generally in the south as well as in Pennsylvania and one or two western states, \$3,204,993 being raised in this way in 1895 by the 17 states which employ this form of taxation. A somewhat larger income is derived from liquors, but all northern states save three or four leave this source of revenue to local authorities. The amount collected by New York in 1896 under the Raines law was nearly as much as was received by all the other states in 1895.

The chief other sources of revenue are convict labor, public works (mainly payments from railways aided by the state), public lands and the interest on endowment funds. A few southern and western states still obtain some revenue from poll taxes.

The first fact which will be noticed in these Expenditures. tables is that the state legislatures themselves, which control the purse strings, appropriated scarcely more for their own maintenance in 1895 than in 1890 (the figures of the preceding year being included in each case where the biennial legislative session does not fall in the fiscal year 1890 or 1895). The expenditures for state printing, which depend more directly on the legislature and are perhaps more subject to illegitimate influences than any other item, increased indeed over 30%; but this is largely due to the fact that many states print official reports biennially and that a greater number of biennial sessions were held in 1895 than in 1890, which would naturally require greater outlay for legislative printing. The expenses of the New York legislature rose, however, from \$421,036 in 1830 to \$625,588 in 1895, nor is this due to the increase in the number of members in the legislature which did not take effect till 1896. The 1895 session was somewhat longer than usual. New York's printing expenses in 1895 were treble those of 1890, but this is partly explained by the inclusion of a large sum for constitutional convention printing.

In most states the expenses of the regular executive departments—governor, treasurer, secretary of state, attorney-general and auditor (or comptroller)—show only moderate increase during these years, but exceptionally great additions by one or two states cause a considerable growth in the total expenditures for the three departments last named.

For instance, the rise in the expenditures of state comptrollers from \$436,539 to \$609,724 is chiefly due to an increase in New York from \$49,417 to \$139,439, which in turn is explained by the great additions recently made to the duties of the department. In New York the governor's department is almost the only branch of government where an absolute decrease of expenditure took place in 1895 as compared with State expenditures for the judiciary, which aggregated over \$9,500,000 in 1895, vary greatly among the states, according to the proportion of court expenses borne respectively by the central government and by local governments. For this reason only do we find that Texas, Kentucky, Missouri and Pennsylvania, in the order named, surpass New York in the outlay for the administration of justice. A general reorganization and extension of state military forces has been made of late years, and has caused an exceptionally rapid increase of expenditure for this purpose, but the total of \$4,219,461 in 1895, considered in conjunction with our national military budget, must seem ridiculously small to European countries with their immense armaments.

By far the largest object of state expenditure is the support of public schools. Here, moreover, as well as with expenditure for higher education of all kinds, the increase since 1890 has been much more rapid than that in most other directions.

	1890	1895
Public schools	\$30,280,909	\$39,606,165
Normal schools	1,557,347	2,621,416
State universities	2,541,327	3,683,958
Agricultural and industrial education	953,203	1,466,947
Total	\$35,332,786	\$47,378,486

Over 37% of the money spent by states in 1895 was for educational purposes and this class of expenditures in that year was more than a third greater than in 1890. The increase in this direction accounts for over half the total growth in state budgets during this half decade. While New York has increased her outlay for public schools only from \$3,952,142 to \$4,493,589 in the past five years, this relatively slow movement is explained by the fact that already in 1890 she had set a high mark and adopted a satisfactory policy, while in several states central aid to schools is a comparatively new feature. The most striking figures are those of Pennsylvania which in 1895 contributed \$5,900,000 to schools, nearly three times as much as five years before. Of even greater significance

however is the exceedingly rapid increase in school expenditures by Georgia and Mississippi, in the very heart of the 'black belt.' The states which spend most upon their universities are the closely adjoining commonwealths of Michigan, Wisconsin and Minnesota, but several other north central and western states are rapidly increasing their appropriations for this purpose.

Another recent educational movement, that of state supervision and aid to local public libraries, which had barely begun in 1890, has now reached half a score of states and involves an expenditure of \$58,798, over half of which is by New York, which was the first state to establish and maintain a department wholly devoted to the interests of public libraries.

Next to schools and educational institutions the most important objects of state expenditure are penal and charitable institutions. The outlay for prisons was \$5,797,955 in 1890 and very nearly a million more in 1895. The revenue from convict labor as shown by the table of receipts is equal to nearly half these sums. In the northern states, however, the proportion borne by prison receipts to prison expenditures is much less. In the south convicts are often hired out to labor in camps or chain gangs on terms that bring an actual net revenue to the state-a system which appears economical at first thought but which is practically a remnant of barbarism. Fortunately a few southern states are now moving for better and more scientific treatment of criminals. growth of the movement for special treatment of juvenile offenders, which has not yet reached the south, is well indicated by the increase in expenditure from \$2,636,965 in 1890 to \$3,939,044 in 1895, about 50%. New York swelled her outlay for this purpose from \$496,000 to \$904,-855 in the same period, though the large amount in 1895 is partly due to the cost of new buildings.

The expenditures for the blind, deaf and dumb, and orphans, which amount to between one and two millions each annually, show an increase somewhat less than the average. The same would have been true of the outlay for the insane had not our own state recently taken over the entire support of lunatics, involving an expense in 1895 more than double that in 1890, and likewise more than double that in any other state. In Pennsylvania, Massachusetts and several other states local authorities are still charged with much of the expense of supporting the insane. The care of this class requires an expenditure greater than that for any other single purpose except public education, amounting to \$13,727,052 in 1895. The growing tendency to provide more suitable treatment for idiots and epileptics apart from the insane is manifested by an increase

of expenditure for these dependents from \$1,333,037 to \$1,874,809 during five years. Less than half the states, however, make separate appropriations for maintaining feeble-minded persons. The same is true of appropriations for hospitals, orphans and poor relief, which are usually left to the support of private charity, as is largely the case in New York. An interesting form of state expenditure is the payment of pensions by most southern states to disabled Confederate veterans. About \$650,000 was spent for this purpose by these states in 1890 and in 1895 the amount had risen to over \$1,100,000. Massachusetts and Maine in the north also appropriate large sums for pensioning soldiers, while in all the other northern states considerable expenditure is made upon homes for veterans.

Without dwelling in detail upon the expenditures of the various minor departments having to do with internal affairs, we may notice that several states have during the past five years established new departments for the supervision of insurance companies, banks, mines, dairy products and forestry, but only in the case of the two departments first named has there been considerable added expenditure. The most striking increase in expenditure has been for labor statistics and factory inspection — from \$295,100 in 1890 to \$464,908 in 1895—and for aid to agriculture in various forms — from \$1,150,146 to \$1,855,361. A large part of the growth in the latter item is due to added outlay for inspecting live stock to prevent disease. In all these seven departments, as well as in those of railway supervision, game and fish, and public health, New York stands considerably in advance as to expenditure. She has nearly doubled her outlay in the insurance and labor departments since 1890. There has been a decrease in the somewhat heterogeneous expenditures of states for public works, entirely due to less expenditure by our own state on the canals. The outlay of New York on these and of Louisiana on levees comprises two thirds of this class of expenditure. A considerable decrease appears also in the large payments for interest on state debts, \$9,837,835 in 1890, \$8,156,558 in 1895. Nearly a third of the amount spent as interest goes into the treasuries of the states themselves as payment on bonds held by endowment funds.

Endowment funds. All but half a dozen of the states possess school endowment funds, mostly accumulated from receipts from lands granted to the states by the federal government. Indiana has the largest fund, nearly \$10,000,000, while New York follows with a million less. In most of the older states, where lands have been nearly all disposed of, the growth of these funds is naturally slow, but in the western states they

are still growing rapidly, though at a slower rate in 1895 than at the opening of the decade. In about half the states the whole or the greater part of the school fund has been turned into the general treasury, and the state has given in exchange irredeemable certificates of debt, binding it to pay, nominally as interest, a certain amount annually for public schools. The actual expenditure for education by many such states far exceeds the sum thus designated, so that the endowment fund has become a mere form. This fact may be understood by comparing the entire interest on school funds, \$5,174,136 in 1895, with the total expenditure for schools of over \$39,000,000 in that year. The same general remarks which apply to the state school funds hold true of the smaller funds pledged respectively to the support of universities, agricultural colleges and normal schools. The average rate of interest on endowment funds is a trifle over 5%.

Debts. In view of what has been said concerning the large amount of nominal state indebtedness represented by endowment funds, the importance of the distinction between debt held by individuals and that held by the state itself becomes apparent. The former, which constitutes the real indebtedness, is being reduced rapidly, amounting to \$203,804,575 in 1890 and to \$174,027,326 in 1895, while the latter has remained practically stationary, aggregating \$49,210,727 in the former year and \$49,157,336 in 1895. New York had a debt of over \$6,000,000 in 1890, but this was even then practically covered by sinking fund accumulations and was soon wiped out, so that only the 'college fund' obligations remained in 1895. Massachusetts has now the largest debt of any state, \$29,675,229, but about half of this is guaranteed by Boston and the surrounding districts benefited by the recent bond issues for the Metropolitan water, sewer and park systems. The southern states, and above all Virginia, whose debt is almost equal to that of Massachusetts, are still staggering under the burden of 'carpet-bag' debts; they owe over 60% of the total amount of state indebtedness. A few of them still find it impossible to pay the entire amount of annual interest charges.

TABLE A-STATE RECEIPTS

		TABLE A-STAT	PE RECEIPTS		
States	Fiscal year	1 General pr	roperty taxes	2 Scho	ol taxes
	ending	1890	1895	1890	1895
No. Atlantic		\$	\$	\$	8
New York	30 Sept	7,809,330	4,521,624	3,460,406	3,989,8 <b>8</b> 8
Maine	31 Dec	660,758	774,382		<b></b>
N. Hampshire	31 May	499,900	500,000		
Vermont	<b>3</b> 0 June	176,706	202,289		89,071
Massachusetts .	31 Dec	1,749,212	1,499,710		
Rhode Island	31 Dec	591,354	647,189		
Connecticut	30 Sept	354,557			
New Jersey	30 Nov	••••		1,939,235	2,119,360
Pennsylvania So. Atlantic	30 Nov	923,939	732,916		**********
Delaware	31 Dec	*********	***********	*********	**********
Maryland	30 Sept	350,196	390,765	504,392	517,646
West Virginia	30 Sept	435,386	388,088	300,130	325,82
Virginia	30 Sept	1,288,909	1,557,960		•••••
North Carolina.	30 Nov	642,401	644,809	•••••	*********
South Carolina.	31 Oct	744,638	845,708 1,615,296		••••••
Georgia	30 Sept	1,361,072 450,637	426,828	92,038	••••••
Florida So. central	31 Dec	400,001	120,020	52,036	•••••
Mississippi	30 Sept	580,362	989,525		
Alabama	30 Sept	1,027,109	1,160,266	•••••	117,430
Louisiana	31 Dec	1,518,983	2,147,368	231,552	290,619
Texas	31 Aug	b 2,049,160	b 1,928,010	b 1,071,403	b 1,301,88
Arkansas	30 Sept. a	285,172	426,083	308,552	329,58
Tennessee	20 Dec	894,022	1,014,230	000,002	020,00
Kentucky	30 June	2,189,518	2,243,494		
No. central		_,,	-,,		
Ohio	15 Nov	2,981,368	3,043,031	1,749,905	1,739,31
Indiana	31 Oct	1,128,321	2,630,292	1,478,625	2,087,329
Illinois	30 Sept. a	2,064,792	2,225,923	1,068,942	1,004,500
Michigan	30 June	1,878,964	1,915,000		········
Wisconsin	30 Sept	82,136	32,430	627,092	d 600,000
Minnesota	31 July	974,539	1,533,044	514,390	647,015
lowa	30 June a	1,285,840	1,152,434		•••••
Missouri	31 Dec	2,261,028	2,308,695	673,902	685,174
_ Mountain			1		
Kansas	30 June a	1,404,416 1,076,759	1,330,172	*********	*********
Nebraska	30 Nov. a	1,076,759	890,500	143,917	253,879
South Dakota	30 June, '96	268,969	333,719		
North Dakota	30 June a	139,361	350,834	•••••	186,322
Montana	31 Dec	c 275,369	310,721		•••••
Wyoming	30 Sept	182,912	167,327	•••••	
Colorado Pacific	30 Nov. a	697,753	819,449		••••••
Nevada	31 Dec	c 224,073	c 198,225	0.004.400	
California	30 June	5,116,993	3,609,307	2,094,422	2,078,08
Oregon	31 Dec. a	480,163	869,818	•••••	••••••
Idaho	15 Nov. a	78,204	143,595	100 777	•••••
Utah	31 Dec. '96. 31 Oct. a	219,550 290,292	653,884	109,775	
Washington	31 Oct. a	250,452	491,558	•••••	6 240,604
Total		49,695,123	49,666,498	16,368,678	18,609,531

a One-half biennial figures. b Includes all following columns of taxes. c Includes business cluded under following corporation taxes. g Including railways and other corporations. local authorities. J Including small amount from electric and trust companies. k See also distributed to counties.

	TABLE A-STATE RECEIPTS					
	y taxes	5 Railwa	ation taxes	4 Corpora	ration fees taxes	3 Incorpo
	1895	1890	1895	1890	1895	1890
	\$	8	8	8	8	\$
N. Y	1,108,492	693,812	655,937	354,389	258,464	220,719
Me.	99,785	72,694	h 15,594	h 8,059	25,755	20.700
N. E	136,316	117,967	h 5,287	h 4,476	1,697	4,280
Vt.	103,008	120,652	21,740	11,087		
Mas	k 80,144	k 53,216	gi 1,010,243	gi 960,684	l l	
R. I.			h 4.260	h 3,643	11,930	7,950
Ct.	816,125	784,206	112,425	95,665	1,000	5,000 99,359
N. J	1,103,956	1,050,451	698,342	292,137	53,885	99,359
Pa.	2,872,461	k	2,084,143	g 3,197,982	f 241,789	168,710
	2,012,101	~		<b>y</b> 0,20.,002	7-7-7/-9	,
Del.	69.690	69.125	1,419	1,848	l . <b></b>	
Md.	$\begin{array}{c c} 69,690 \\ j & 131,789 \end{array}$	69,125 60,019	77,495	85,539	9,690	1,681
w.v	76,900	53,473	h 1,407	h 169	55,785	31,745
Va.	215,668	196,080	Å 12,380	h 8,774	9,564	34,911
N. C	54,191	60,676	h 3,991	h 1,735	2,150	
8. C.	8,828	6,332	, 5,551	n 1,100	2,100	•••••
Ga.	197,747	164,002	h 10,824	h 8,277	•••••	•••••
Fla.	151,141	104,002	h 322	10,211	8,696	•••••
L 18.		•••••	n 322	•••••	0,050	
Miss	125 000	70,738	3,876	12,245	4,808	
Ala.	23,137	20,331	22,515	h 6,463	¥,000	••••••
La.	23,131	20,001	22,010	<i>n</i> 0,400		•••••
Tex.	50.556	61,175	h 19,430	h 10,813		•••••
Ark.	50,576	01,173	19,430	10,013		
Ten	238,946	68,709	h 16,822	h 5,026		•••••
	225,830	160,542	16,114	43,403	8,598	•••••
Ky.	220,000	100,042	10,114	40,400	0,000	••••
0.	15,355	9,040	h 9,966			
Ind.	10,000	0,010	. 5,000	h 1,728	31,490	
III.	l 604,659	l 458,540		,,,,,,	01,400	• • • • • • •
Mich	836,049	669,881	h 43,874	h 105,396	21,283	••••
Wis.	1 175 750		h 21,519	h 100,350	21,200	•••••
	1,175,752 851,394	1,008,559	h 40,810		13,220	43,554
Mim	801,394	702,367	h 19.982	h 14,658 h 19,340	13,220	43,004
Ia.	•••••	••••••		1 5 494	57,820	105,065
Mo.	•••••	•••••	h 7,920	h 5,434	51,820	105,005
Kan						
Kan Neb	•••••	•••••			· · · · · · · · · · · · · · · · · · ·	•••••
S. D		30,675	λ 2,492	h 588		• • • • • • • •
N. D	m 250,430	05,010	n 2,492	n 500	1 465	
	24,306	25,802		•	1,465	650
Mon		••••	••••••	•••••		••••
Wyo		•••••	•••••	•••••	•••••	••••••
Col.		•••••		•••••		•••••
Nev.	l					
	470 440	900 400		•••••		•••••
Cal.	470,449	292,409				••••
Ore.		••••••		•••••		•••••
Ida.		•••••				•••••
U.	••••••	•••••	•••••	••••		••••
Was	•••••	•••••		• • • • • • • • • • • • • • • • • • • •		•••••

license tax. d'Transferred, in lieu of taxes, from general fund. cFirst levied in 1896. f In-ATelegraph and other transportation companies only. i Besides large amount distributed to Corporation taxes. l'Illinois Central only. m Partly under General property tax; rest

## TABLE A-STATE RECEIPTS

States	6 Bank tax	es and fees	7 Insurance and li	fees, taxes censes	8 Inherite	nce taxes
	1890	1895	1890	1895	1890	1895
-	8	\$	\$	\$	\$	\$
N. Y.	74,678	66,757	<b>265,36</b> 0	344,989	b 1,117,637	b 2,126,894
Me.	323,556	388,399	30,830	43,008		42,284
N. H.	a 55,137	a 79,472	14,750	25,301		
Vt.	108,814	194,637	32,433	44,923		
Mass.	a 1,506,958	a 1,626,967	429,398	535,345	•••••	431,107
R. I.	167,415	311,118	97,188	133,173		
Ct.	252,886	327,008	290,135	331,520	14,600	68,806
N. J.			5,450	38,436		121,339
Pa.	413,368	835,758	438,840	684,888	670,371	1,091,993
Del.		9,500	400	16,469		1,582
Md.		26,516	65,324	124,401	83, <b>6</b> 56	83,105
W. Va.			12,177	19,736	<b>24</b> 5	1,026
Va.	37,559	42,695	44,451	64,982		
N. C.	12,211	20,779	23,047	35,652		
8. C.			7,484	11,400		
Ga.			49,791	65,532		
Fis.		••••		18,394	· · · · · · · · · · · · ·	
Miss.			35,750	40,900	<b>.</b>	l
Ala.		4.000	11,400	21,270		
La.						
Tex.			42,331	76,035		
Ark.			12,254	19,187		
Tenn.	11,750	17,569	80.018	104,180		
Ky.	225,954	149,674	137,495	130,912		•••••
0.		3,135	54,976	99,444		b 15,603
Ind.			98,532	159,227		
<b>I</b> 11.			82,438	164,238		315
Mich.		••••	159,625	209,233		•
Wis.		2,598	120,388	160 046		
Minn.			122,356	155,888		
Ia.			87,305	152,216		•••••
Mo.		6,662	a 110,821	a 136,726		
Kan.		8,958	35,767	56,963		
Neb.						
N. D.			12,885	17,754		
8. D.			16,946	28,773		
Mont.		• • • • • • • • • • • • • • • • • • • •				
Wyo.			1,805			
Col.			36,289	62,852		
Nev.			4,798	4,915		<b> </b>
Cal.	15,300	20,210	l			32,787
Ore.			2,586	3,445		
Ida.	54		2,350	2,625		
U.			<b></b>	3,638		
Wash.		•••••		13,368		
Total	3,205,640	4,142,412	3,076,173	4,361,984	1,886,509	4,016,841
	5,200,040	-,117,117	-,0,0,2,0	_,,001,004	2,000,000	2,010,021

a Besides amount distributed to local authorities. b Direct and collateral. c See introducschools. c On commissions of executors and administrators. f Including oyster licenses.

	ss licenses	11 Busines	oceedings suits, etc.	10 Legal pr taxes on	taxes	9 Poll
	1895	1890	1895	1890	1895	1890
	\$	\$	\$	\$	\$	\$
N. Y.			•••••			•••••
Me.	•••••	•••••	•••••	•••••	•••••	•••••
N. H. Vt.	•••••		•••••		••••	•••••
Mass.		•••••	•••••	•••••	•••••	•••••
R. I.		•••••				
Ct.					138,731	119,692
N. J.				••••		
Pa.	654,801	329,420	155,231	152,269	•••••	•••••
Del.	128,207	108,723		••••		•••••
Md.	f 324,973	f 318,388	e 38,442	e 57,818	•••••	•••••
W. Va Va.	129,557	106,206	156,850	105 000	000 050	100 900
N. C.	f 434,800 g 31,107	f 313,083 g 34,090	100,800	165,606	239,258	199,800
8. C.	g 31,107 g 30,135	g 34,090 g 42,569			•••••	C
Ga.	27,081	30,636			222,817	
Fla.	186,186	150,119	3,075	•••••	•••••	•••••
Miss.	130,577	153,412	••••		d 223,291	
Ala.	108,076	149,590			145,137	15,365
La.	511,740	443,424	87,540	93,791		
Tex.	177,870	155,794		•••••	447,282	266,511
Ark.	140.000	107.016	110 000	OF 707	•••••	•••••
Tenn. Ky.	149,003 52,153	187,216 76,878	116,038 61,829	85,727 <b>64</b> ,137		•••••
	<b>'</b>	•	02,020	01,201		
0.	••••••	•••••	•••••	• • • • • • • • • • • • • • • • • • • •	•••••	•••••
Ind. Ill.			•••••	•••••	•••••	•••••
Mich.			•••••	•••••		• • • • • • • • • • • • • • • • • • • •
Wis.			7,728			
Miun.						
Ia.		•••••	•••••			
Mo.	•••••	••••	•••••	•••••	•••••	••••••
Kan.					•••••	
Neb. S. D.	•••••	•••••				•••••
N. D.	•••••		•••••	•••••	•••••	•••••
Mont.	117,785					••••••
Wyo.	121,100					
Col.					32,424	<b>36,</b> 153
Nev.						
Cal.			••••		341,116	352,927
Ore. Ida.	10,942	7,980	•••••	••••••	6,722	8,295
U.	10,942		•••••		0,122	0,200
Wash		••••				
Total	3,204,993	2,607,528	626,733	619,348	1,796,778	998,743

tion under School tax. d Not passing through state treasury, but included in col. 22. For g Chiefly on fertilizers. For phosphate royalty see Public works.

TABLE A-STATE RECEIPTS

		TA	BLE A-STATE	RECEIPTS		
States	12 Liquo	r licenses	13 Spec	al taxes	14 Fees, fines	, licenses, etc.
	1890	1895	1890	1895	1890	1895
	\$	\$	\$ Pool	tax \$	\$	8
N. Y.			22,371	112,527	131,269	118,704
Me.	a 4,641	a 4,658			11,575	13,790
N. H.	4,041	4,000			2,575	1.878
Vt.	********				42,849	62,831
	499 500	684,599		*******	75,305	126,598
Mass.	428,509			*******	46,941	64,790
R. I.	104,943	106,340		ments 56,861	34,155	36,197
Ct.		********	121,294		36,799	45,940
N.J.	870 100	200 050		bonds		
Pa.	752,462	693,972	154,936	158,641	63,717	147,769
Del.		******	Munte.	bonds	115	700
Md.	186,555	151,729	32,983	42,508	64,193	78,218
W. Va.			Inc	ome	17,446	17,218
Va.	240,614	303,054	49,238	44,150	45,941	53,536
N. C.		1,300			6,830	11,544
S. C.	59953259	b 51,958			2,434	2,517
Ga.	72,404	93,773			27,140	27,561
Fla.	12,102				3,696	2,457
Miss.	161,450	82,200			62,573	000011101111
Ala.	the state of the s	02,200	Lottery		25,167	22,376
La.	*******	*******	40,000	V-8/11/251 ac/	575	975
	600	6	20,000		84,134	62,053
Tex.	603,400	614,900		********	10,501	12,895
Ark.	78,600	75,558	******		1,602	2,189
Tenn.	188,398	205,431		*******	1,002	4 10 000
Ky.	345,019	400,208				c 143,387
0.	491,823	527,980	*****		86,846	155,420
Ind.	*******	******	********	*******	8,564	11,404
111.		*******	*****	********	22,938	98,701
Mich.	********	*******	********	********	28,295	35,939
Wis.		*******	********		40,705	55,055
Minn.			********	********	d 109,848	d 161,471
Ia.				********	40,436	33,982
Mo.					13,575	12,940
Kan.					481	2,244
Neb.					23,307	8,750
S. D.					9,447	10,445
N. D.					9,019	8,545
Mont.					9,656	20,054
	1 3446 5 3 3 3 4	*********			8,404	2,165
Wyo. Col.		*********			41,669	136,789
V		1			1,750	1,403
Nev.	**********	********			74,158	69,123
Cal.		*******	12.25.00		664	1,086
Ore.	*******	*******	******	********	2,222	
Ida.	********	********	********		2,598	5,202
U. Wash.	13,593	24,721			10,633	28,299 23,978
			400 000		1,342,747	1,939,118
Total	3,672,411	4,022,381	420,822	414,687	1,042,747	1,000,118

a Income state liquor agency. b Net income state dispensary; gross receipts, \$802,231.
courts. d Chiefly from grain inspection. e From all state institutions at Cranston. f Not
Pennsylvania railway. h Phosphate royalty. i Fees etc. from state university and other
interest on agricultural college fund. m Partly from redemption of investments.

tc. 17 Public lands	orks, etc.	16 Public w	reformatory	5 Prison and
1890 1895	1895	1890	1895	1890
8 8	8	\$	8	\$
50,415   45,944 N			116,204	15,055
1,732 3,075 M				• • • • • • • • • • • • • • • • • • • •
N	••••		•••••	
y			28,283	14,578
	74,000	9,903	274,266	246,136
	•		e 39,855	39,021
	18,870	18,870	52,702	56,197
	172,500	g 1,113,134	02,102	00,101
5,200   5,200   2	2.2,000	9 1,110,101	••••	
6,255   D	16,255	28,625		
7,878     1,409   M	147,878	266,058	11,345	
241     V			f	26,138
790 541 V		·	141,868	39,698
6,901   19,039   7,779   N	186,901	171,012	96,120	218,146
3,308       8	h 93,308	h 237,149	f 79,272	77,320
	420,012	302,596	15,506	25,000
2,947       F	h 2,947		25,000	•••••
97.496	1		ما	47.011
27,486 164 M	•••••	•••••	J	47,911
33,857 11,892 A		•••••	163,235	109,544
k 254,256 27,575 L 1,317,453 864,921 T	•••••	•••••	39,989 f 681,210	23,000 673,463
86,066 44,735 A	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • •	32,271	27 158
3,841 T	•••••	•	126,367	27,158 100,710
	19,979	25,998	155,052	19,933
,,,,,				
	105,337	100,906	220,767	221,147
23,425   2,389   I1			147,893	173,337
	25,000			••••
108,229   67,431   M			f 220,383	205,585
	i 86,579	i 38,745	28,714	f
5,679 643,127 957,396 M	i 95,679	i 209,634	209,308	15,592
l 32,862   $l$ 23,481   Is	···· ;		6,750	8 500
M	•••••	•••••	173,767	193,273
676,014 192,048 K	1		76 99E	105,423
	20,267	•••••	76,285 2,057	100,423
25,302   142,372   S	20,201		2,001	•••••••
25,302   142,372   S 60,599   m 200,251   N			2,129	••••••
50,156 M		,	2,120	
13,063 V				
407,490 118,338 C			13,270	29,151
47 200 110 200 3			1 1 1 1 1 1	4 000
47,388 112,829 N	910 040	210 000	1,148	4,036
9,940   252,592   77,083   C	219,940	318,262	159,583	211,552 23 754
239,315 66,595 O			11,386	<b>23</b> ,756
75,967 U			• • • • • • • • • • • • • • • • • • • •	•••••
23,812 129,083 V			33,805	4,118
	1,704,452	2,840,892	3,385,790	2,954,478

c Certain court fees pass through state treasury which formerly went directly to support of passing through general treasury account. g Chiefly last payment of purchase money by educational institutions. j From riparian leases. k Largely from levee districts. l Partly

 	 	 _

States	18 Interest	on deposits	19 Refunds	by localities	90 Endowment inter	funds — net est
	1890	1895	1890	1896	1890	1895
	\$	8	8	\$	\$	\$
N. Y.	37,209	5,436	l		362,994	344,800
Me.	632	1,854			302,502	011,000
М. Н.	2,612	2,880			•••••	•••••
Vt.			•••••	•••••	••••••	••••••
	3,064	2,649	174 504	- 211 000	147 000	100.40
Mass.	117,881	105,133	174,724	a 511,206	147,066	190,493
R. I.	3,561	4,086	•••••	•••••	11,274	9,10
Ct.	29,243	35,260			125,021	134,30
N. J.		•••••			113,507	133,290
Pa.		•••••			••••••	•••••
Del.					19,991	21,77
Md.	16,888	16,208		18,825	27,651	24,10
W. Va.	4,981	11,820		1	31,912	43,07
Va.	7,106	9,561			01,010	,-,
N. C.	1,100	531				••••••
		221	•••••		*********	••••••
§. C.			• • • • • • • • • • • • • • • • • • • •	••••••	•••••	
∃a.		6,084	•••••	• • • • • • • • •	•••••	•••••
Fla.		3,246	•••••		•••••	•••••
diss.						•••••
lla.	<b> </b>					•••••
La.			l	l		
Γex.					260,590	269,17
Ark.						
lenn.						
Ky.			•••••			••••••
`	1					
O.	•••••	•••••	21 011	66 017	E70 017	900 07
ind.	•	•••••	51,011	66,217	572,317	802,258
[1].		******	•••••	•••••	•••••	••••••
Mich.	33,964	15,007				••••••
Wis.		9,686	137,337	266,690	105,534	156,344
Minn.	15,594	47,376			106.322	191,547
a.	1		298,868	361,081	243,208	234,094
Mo.	14,372	9,875				*******
-	1 !				000 001	040.40
Kan.		3,759	*********	••••	289,231	340,420
Neb.			71,911		215,855	306,706
3. D.			••••	73,988		34,858
N. D.						17,781
Mont.	l					
Wyo.	1					******
Col.		16,483				•••••
Nev.			23,320		15,000	24,00
Cal.	]		19,472	75,946	161,861	130,34
Ore.			10,212	10,020	155,842	135,01
Jre. [da.	•••••	•••••	•••••			130,01
		•••••	•••••	•••••	691	9,12
J. Wash.		•••••	•••••		••••••	00 00
rv #5:1.		•••••				26,88
Total	287,107	306,934	776,643	1,373,953	2,965,867	3,579,50

a Largely refunded interest on bonds issued in aid of Metropolitan districts. b Largely sale of securities. c Chiefly from direct tax refund. f Chiefly sales of school books. g Be-



		E RECEIPTS	TADDE & STA	
	ipts h	22 Total rece	neous	21 Miscella
	1895	1890	1895	1890
100	\$	8	\$	\$
N. Y.	14,818,909	14,713,889	b 1,007,416	114,295
Me.	1,418,443	1,140,169	5,954	4,995
N. H.	773,544	702,164	24,864	171
Vt.	788,260	530,637	38,822	11,798
Mass.	7,189,489	5,930,137	38,482	31,125
R. I.	1,340,442	1,075,963	20,484	2,667
Ct.	2,252,325	2,254,632	73,178	25,608
N. J.	4,516,019	4,407,951	57,414	
Pa.				36,641
1 46.	11,455,010	8,625,919	c 196,984	c 245,210
Del.	287,790	253,159	22,157	16,933
Md.	2,217,346	2,117,152	380	1,480
W. V	1,183,868	981,733	e 156,817	
Va.	3,333,257			2,316
N. C.		2,887,527	25,389	d 219,962
	1,287,178	1,204,127	61,335	2,749
S. C.	1,150,890	1,134,440	28,761	18.453
Ga.	2,712,657	2,146,694	6,056	79,805
Fla.	681,375	760,128	4,028	554
Miss.	1,500,333	1,362,177	27,540	67,384
Ala.	1,838,648	1,589,493	39,054	52,378
La.	3,148,220	2,601,769	54,448	13,326
Tex.	5,222,215	4,986,530	21,740	24,358
Ark.	928,197			
		678,459	8,523	6,931
Tenu	1,958,198	1,592,751	23,891	4,144
Ky.	3,691,718	3,395,760	42,447	69,302
0.	6,035,155	5,773,677	96,501	53,194
Ind.	6,144,298	3,497,019	279,119	23,707
III.	4,377,589	3,753,492	252,403	56,349
Mich	3,444,022	3,152,650	76,539	4,716
Wis.	2,274,049	2,409,592	62,318	36,951
Minn	4,443,143	3,263,981	87,112	50,931
Ia.	1,998,492	2,028,696	50,569	29,241
Mo.	3,415,670	3,393,514	15,080	16,043
210.	5,415,010	0,000,014	10,000	20,020
Kan.	2,019,368	2,113,893	38,247	7,705
Neb.	1,600,648	1,779,494	46,642	20,271
S. D.	459,364	375,248	15,359	7,567
N. D.	742,702	281,459	20,533	29, 364
Mont	510,561	309,429	26,788	24,403
Wyo.	184,490	193,825	1,935	674
Col.	1,206,878	1,172,376	37,123	18,873
Mari	010 705	000 014	7.004	1 004
Nev.	318,705	288,614	1,204	1,234
Cal.	7,328,950	8,814,744	f 94,346	f 80,797
Ore.	1,043,833	738,557	18,618	19,288
Ida.	212,771	102,306	27,143	2,408
U.	789,191	333,688	27,403	76,339
Wash	681,710	g 345,389	15,125	2,945
		111,195,003	3,276,271	1,615,585

ransfer of 'college fund' capital. c Including interest on sinking fund. d Chiefly from ides \$300,000 bonds issued for revenue deficiencies. h See specially Introduction.

TABLE B — STATE EXPENDITURES

States	28 Legis	lature a	24 Exec	utive	% Secretar	y of state	26 Attorney
	1890	1895	1890	1895	1890	1895	1890
	8	\$	\$	8			\$
N. Y.	421,036	625,588	35,574	35,248	33,855	47,466	61,439
Me.	241,510	58,998	13,905	14,364	5,223	6,650	1,06
N. H.	82,363	99,992	6,011	6,525	5,013	4,920	
۷t.	56,140	72,690	3,200	3,054	1,700	3,948	5,35
Mass.	290,610	317,617	23,965	35,757	<b>28</b> ,108	53,963	11,67
R. I.	29,703	26,726	5,094	6,503	5,320	6,102	5,02
Ct.	119,994	161,840	8,045	8,564	7,294	6,772	
N. J.	88,489	110,372	10,615	15,000	13,000	13,000	8,50
Pa.	617,496	620,233	25,199	29,056	40,678	54,163	18,63
Del.	18,986	20,046	2 000	2,000	1,000	2,600	1,50
Md.	111,516	149,509	13,000	17,600	2,000	3,000	69
W. Va.	29,932	40,358	3,700	4,625	4,588	5,160	2,67
Va.	81,094	9 81,094	6,200	6,417	4,500	5,846	4,23
N. C.	59,951	72,984	5,800	4,800	4,000	4,000	
3. C.	41,890	33,120	10,596	8,472	5,002	4,845	4,10
Зa.	153,620	67,587	9,475	8,950	2,500	3,000	2,00
Fla.	67,255	70,000	5,420	6,608	1,500	2,000	1,50
Miss.	76,713	45,868	8,820	8,320	3,500	3,500	
Ala.	49,489	50,663	6,299	6,605	3,300	2,975	1,37
J <b>a.</b>	64,000	66,500	9,200 16,206	9,954	5,520	5,195	5,31
Γex.	104,067	122,961	16,206	17,221	9,106	9,299	12,96
Ark.	04.284	100,070	6,751	6,781	6.144	5.936	2,62
renn.	b 29,251	84,827	4,728	5,254	1,918	5,011	3,00
Ky.	195,447	108,532	7,867	5,676	2,225	5,880	3,46
ο.	138,704	87,202	16,188	16,146	23,632	28,487	7,58
lpd.	124,806	99,723	9,174	10,778	5,225	6,999	6,85
nı.	240,913	375,257	24,452	17,829	21,335	31,647	9,41
Mich.	145,368	130,565	7,600	8,198	36,875	95,034	2,89
Wis.	169,139	127,934	11,710	13,318	e 27,710	e 33,008	5,08
Minn.	149,777	143,028	11,934	15,372	7,300	9,800	9,40
a.	127,766	178,201	12,301	12,406	9,662	10,594	5,63
Mo.	133,812	214,055	8,907	10,222	14,340	19,802	5,47
Kan.	67,525	86,587	12,387	19,400	9,000	11,627	7,52
Veb.	171,772	108,340	9,011	15,586	9,031	8,768	5,73
3. D.	83,891	55,964	3,925	4,785	4,353	5,160	1,83
N. D.	80,765	58,263	5,160	6,998	4,364	5,755	2,90
Mont.	o 22,169	55,756	7,943	8,006	3,875	6,774	3,66
Wyo.		21,368	1,078	5,875	1,000	4,214	1,49
Col.	159,025	65,694	7,500	7,500	8,000	15,500	6,17
Nev.	49,553	30,631	8,295	5,232	5,000	3,600	3,00
Cal.	188,823	196,512	18,362	26,228	13,919	16,811	15,3
Ore.	41,993	54,901	2,700	3,300	e 5.100	e 8,353	
da.	40,785	36,003	147	4,950		4,860	2,1
J.	12,879	40,000	2,250	3,578	!	5,696	
Wash.	147,958	67,008	6,971	8,130	6,914	7,253	2,2
Total	5,422,359	5,441,167	435,665	497,191	413,629	604,973	261,5

a Figures in italics are for session of preceding or following year. b Extra session. c Becharge of insurance or bank department. e Secretary of state acts as auditor. fineluding raili Inseparable from contingent miscellaneous expenses. j Including large item for constitu-

	TABLE B - STATE EXPENDITURES						
	printing	29 Public		28 Audi comptr	surer d	27 Treas	general
	1895	1890	1895	1890	1895	1890	1895
	8	8	8	\$	8	\$	8
N. Y.	j 483,859	160,712	139,439	49,417	29,277	23,921	44,003
Me.	64,336	39,183		******	6,300	6,100	1,447
N. H.	38,323	28,564		******	4,893	4,837	
Vt.	19,085	7,830	2,681	2,000	1,976	1,700	7
Mass.	182,295	139,497	16,290	10,179	24,302	19,876	12,376
R. I.	52,428	24,998	5,100	4,784	3,700	3,632	6,188
Ct.	50,089	53,651	8,718	4,995	20,097	7,171	*******
N. J.	222,461	181,668	12,000	10,800	10,200	10,300	6,000
Pa.	283,163	233,669	36,531	28,685	23,545	18,199	22,200
Del.	5,781	3,604	1,200	1,200	1,950	933	2,600
Md.	36,766	39,191	12,648	9,895	9,183	9,070	1,278
W. Va	38,188	38,910	10,871	10,791	4,311	3,149	1,278 2,771
Va.	27,396	26,253	24,188	21,799	6,580	6,508	4,131
N. C.	20,677	18,640	3,499	3,500	6,250	6,050	
S. C.	20,684	24,202	5,294	7,044	6,500	6.906	5,490
Ga.	27,487	28,662	5,400	5,750	4,060	3,922	2,475
Fla.	9,121	12,298	1,500	5,700	1,500	4,400	2,000
Miss.	7,336	20,856	7,750	7,750	4,750	4,750	
Ala.	12,448	6,715	7,195	6,450	5,200	5,100	3,812
La.	24,160	83,390	11,958	8,270	5,360	5,360	6,500
Tex.	26,964	47,091	63,484	f 49,973	24,598	18,750	12,681
Ark.	22,330	32,710	9,430	8,262	1,380	8,070	2,981
Tenn.	3,247	5,443	8,767	7,132	5,654	4,933	2,500
Ky.	37,717	78,359	19,942	8,341	3,625	4,877	6,040
0.	73,073	193,808	15,798	14,626	13,277	13,419	5,140
Ind.	47,351	33,108	10,800	6,800	6,580	5,506	34,667
III.	99,077	56,083	16,088	14,648	16,413	12,560	18,357
Mich.	73,684	73,263	21,151	16,126	7,605	7,688	5,082
Wis.	118,035	37,975	e	6	23,425	20,101	5,277
Minn.	110,406	42,380	15,082	10,930	8,530	6,840	9,261
Ia.	49,595	52,098	10,337	10,362	5,685	5,890	6,171
Mo.	57,741	36,673	g 12,651	g 10,993	g 12,651	g 11,185	7,506
Kan.	129,783	89,126	10,300	9,850	10,233	11,451	7,467
Neb.	7,044	11,625	17,698	12,238	10,798	7,975	5,439
S. D.	3,302	8,841	5,400	4,996	4,133	3,436	5,500
N. D.	27,415	16,927	5,461	5,266	4,206	4,191	3,728
Mont.	27,643	h 6,524	5,756	4,019	4,897	3,382	7,486
Wyo.	7,809	i	3,927	1,696	3,471	2,225	2,445
Col.	29,002	46,227	9,000	5,200	11,500	6,250	3,000
Nev.	15,635	9,135	3,628	5,012	3,600	4,962	2,000
Cal.	227,638	136,877	16,984	16,523	11,724	11,308	23,814
Ore.	45,485	23,811	0	A	2,800	2,300	5 575
Ida.	3,508	1	4,830	2,806	2,631	1,100	3,525
U.	5,791	2,642	2,906	7,249	1,547	2,250	3,892
Wash	27,462	24,068	8,102	4,482	4,382	2,754	6,851
Total	2,899,490	2,237,287	609,724	436,539	385,279	335,287	319,656

sides \$42,366 covered by certificates of indebtedness. d Auditor and treasurer often have way department. g One half joint expense.  $\lambda$  Covered by certificates of indebtedness. tional convention printing.

States	30 Jud	liciary	31 Militia – gui		32 Publi	c schools
blates	1890	1895	1890	1895	1890	1895
Lare	8	\$	8	\$	\$	
N. Y.	562,000	599,444	a 607,320	a 852,728	b 3,952,142	b 4,493,589
Me.	44,570	48,861	22,402	38,106	424,845	567,151
N. H.	39,456	43,054	27,984	32,809	62,109	84,780
Vt.	95,141	126,746	32,981	25,448	20,911	92,513
Mass.	239,409	307,325			106,215	
		177 070	239,125	219,517		161,896
R. I.	129,125	177,970	58,327	a 229,358	130,387	130,719
Ct.	301,329	369,362	114,383	208,377	387,678	434,170
N. J.	151,501	175,360	150,557	a 404,825	2,065,773	2,247,726
Pa.	524,834	610,526	246,223	399,198	2,121,600	5,900,452
Del.	17,000	20,305	6,325	5,600	112,850	123,584
Md.	97,319	133,029	41,240	48,776	688,757	688,90
W. Va.	121,579	144,420	1,440	31,125	312,749	375,52
Va.	347,749	444,216	13,025	40,378	833,780	954,234
N. C.	53,104	63,070	14,863	13,754	3,964	7,170
8. C.	68,436			27,298	4,007	
		64,075	18,500			3,600
Ga.	69,932	91,976	7,180	16,089	495,137	1,216,843
Fla.	229,700	154,297	4,666	10,929	119,058	167,189
Miss.	68,471	71,023			349,142	974,854
Ala.	114,332	135,925	20,876	26,407	597,730	527,920
La.	325,263	292,256	14,827	17,052	213,431	221,90
Tex.	566,402	852,093	43,149	45,545	2,295,407	2,578,522
Ark.	62,453	74,907			290,434	339,368
Tenn.	296,063	377,646	3,012	12,148	139,900	148,330
Ky.	680,462	768,799	25,431	14,955	1,492,345	2,028,496
0.	435,607	470,021	138,027	154,622	1,981,997	1,970,154
Ind.	209,996	207,031	31,924	115,885	2,095,797	3,043,913
III.	319,432	350,571	105,173	367,573	1,066,330	1,067,62
Mich.	131,934					
Wis.		172,465	72,130	104,200	823,553	895,120
	101,926	116,349	73,999	102,513	786,156	871,420
Minn.	142,004	153,000	41,218	60,452	847,782	1,168,39
Ia.	147,332	139,479	41,320	43,646	262,535	243,32
Mo.	409,381	638,036	4,085	16,172	867,080	883,914
Kan.	119,437	118,588	15,776	15,236	531,573	461,713
Neb.	109,580	156,872	16,764	16,004	520,875	484,630
8. D.	27,088	26,910	3,062	3,238	6,836	147,184
N. D.	31,692	42,317	2,468	12,561	c 5,026	385,96
Mont.	36,599	81,609	3,075	23,764	2,822	6,268
Wyo.	4,305	24,249	0,010	3,604	2,022	2,921
Col.	115,046	127,976	35,213	33,132	129,757	89,900
Nav	46 144	22 100	010	0 198		1000000
Nev.	46,144	33,160	243	2,135	62,246	109,787
Cal.	266,612	290,564	176,523	350,959	2,775,578	2,915,887
Ore.	45,893	58,923	17,995	32,042	148,442	150,32
Ida.	16,966	51,212	90	822	1,613	16,28
U.	84,699	80,278	******	3,220	139,991	31,64
Wash.	83,993	92,700	18,102	37,259	4,569	190,349
Total	8,091,296	9,578,995	2,511,023	4,219,461	30,280,909	39,606,168

a Including large expense for armories. b University of the State of New York grouped e Normal and industrial school. f Normal schools partly included with Public schools. g See f Including mining school.

		E8	EXPENDITUR	ABLE B — STAT	T/	
	ural and in- education	85 Agricult dustrial e	versity and ducation		schools	88 Normal
	1895	1890	1895	1890	1895	1890
N. Y.	\$	\$	g 29,486	g 19,326	\$ 179,986	\$ 160,171
	20,000	10,000	g 29,486 16,340	g 19,326 4,440	52,592	22,098
Ме, N. H.	3,849	8,000	7,500		13,269	7,226
Vt.	34 130	8,130	4,800	9,866	17,052	9,648
Mass.	34,130 127,624	95,422	h 50,864	2,000	338,901	282,837
R. I.	d 51,537	d 48,389			218,515	15,102
Ct.	30,591	56,315			108,801	
N. J.	67,320	25,990			44,891	21,764
Pa.	•••••	•••••	h 200,516	98,310	236,393	240,782
Del.	25,980	19,980				
Md.	44,398	26,696	24,900	22,500	<b>42,7</b> 36	12,500
W. Va.	7,467		14,200	36,912	42,423	
Va.	28,500	21,820	h 238,831	h 226,544	32,185	9,000
N. C.	69,750	7,500	22,500	20,000	29,056	11,236
S. C.	95,597	25,000	h 57,183	h 72,900	70,510	5,320
Ga.	22,500	18,000	36,696	27,765	24,002	
Fis.	2,500	10,800	13,007	21,435	8,614	16,215
Miss.	71,962	69,367	24,133	32,643	3,398	3,931
Ala.	39,098	d 61,495	28,608	33,579	31,000	36,000
La.	16,615	9,115	28,740	23,990	15,250	9,270
Tex.	43,333	37,932	106,903	90,914	45,917	5,369
Ark. Tenn.	19,975	19,500	38,020	•••••	12,757 17,971	5,059 165
Ky.	80,596	60,176	30,020	•••••	5,900	4,234
о.			172,609	137,476		
Ind.	128,500	53,000	111,840	47,274	50,222	10,256
Ill.	220,000		244,900	39,294	121,032	56,022
Mich.	60,164	58,520	j 281,434	j 300,672	54,847	60.184
Wis.			i 298,957	i 187,048	155,385	150,070
Minn.	32,739	20,339	i 358,097	d i 333,052	154,589	87,286
Ia.	41,883	19,729	79,584	75,919	39.969	25,318
Mo.	24,437	19,729 7,339	j 238,244	51,949	79,701	37,596
Kan.	55,590	41,719	147,116	79,825	31,962	26,523
Neb.			164,120	104,539	23,563	24,908
8. D.	6,835	24,463	j 28,808	j 41,381	26,027	30,364
N. D.	19,032	•••••	22,144	25,361	22,324	1,785
Mont. Wyo.	2,414		8,962 3,692	14,278	•••••	••••
Col.	59,796	42,845	j 100,789	j 75,682	41,816	6,050
Nev.	•••••		47,990	26,151		
Cal.			187,615	173,940	171,196	107.808
Ore.	21,619	39,775	41,578	17,757	23,191	
Ida.	21,500		23,774	9,488	••••	
<u>U.</u>	45,500	10,000	53,500	52,725	••••••	
Wash.	44,006	847	124,978	6,392	33,973	•••••
Total	1,467,247	953,203	3,683,958	2,541,827	2,621,416	557,347

with schools. c Besides \$55,845 about to be distributed. d Largely buildings constructed. Schools. A Including military and nautical schools. f Gross expenditures of institution.

TABLE B - STATE EXPENDITURES

Status	36 State	library	87 Local	libraries	<b>38</b> Pr	isons
States	1890	1895	1890	1895	1890	1895
	\$	\$	\$	*	\$	\$
N. Y.	28,154	47,117		32,541	872,524	781,36
Me.	2,570	6,818		2,710	15,692	40,02
N. H.	4,085	6,144		2,572	6,012	18,97
Vt.	1,732	1,601		<sup>′</sup> 55	15,450	22,24
Mass.	11,304	14,368		1,636	329,121 72,266	350,48
R. I.	2,861	8,684	4,311	5,653	72,266	92,77
Ct.	3,600	3,032			132,854	153.88
Ň. J.	6,165	5,660	a 2,750	a 4,730	161,312	226,39
Pa.	15,183	19,575			101,940	126,73
Del.	625	1,225				
Md.	5,603	7,460			20,000	50,00
W. Va.	1,194	3,124			40,319	11,65
٧a.	150	242			34,985	130,82
N. C.	1,757	1,600			257,635	148,55
8. C.	955	1,417			86,389	99,36
Ga.	6,617	5,830			7,010	10,75
Fla.		•••••			325	10,04
Miss.	1,632	1,753			28,419	85,96
Ala.					111,159	256,28
La.	1,500	1,750				
Tex.					689,962	694,22
Ark.					1,670	50,43
Tenn.	2,278	1,804			7,289	13,70
Ky.	5,799	2,063	636	•••••	132,137	<b>222</b> ,62
<b>o</b> .	11,254	13,967			311,091	353,39
Ind.	6,265	5,595	•		185,595	190,48
nı.	2,647	2,414			133,203	210,24
Mich.	7,708	8,372		b 2,000	c 344,157	o 349,28
Wis.	4,909	4,061	•••••	•••••	8,007	87,40
<b>M</b> inn.	4,387	5,708	7,713	6,901	134,612	227,96
Ia.	6,417	8,190			94,866	149,80
Mo.	2,268	4,300	•••••		237,026	<b>23</b> 8,84
Kan.	3,100	3,900			156,087	161,03
Neb.	8,525	8,596		l	71,517	81,43
8. D.	l		l		30,262	35,48
N. D.	3,691	1,680			30.897	33.86
Mont.	2,667	3,558			d 14,795	64,18
Wyo.	2,333	1,444			13,131	e 42.78
Col.	1,000	1,500			138,293	99,48
Nev.	644	1,884	•••••		41,942	30,84
Cal.	52,498	24,302			593,264	524,47
Ore.	2,523	3,551			46,314	f 101,42
Ida.	760	1,843			21,653	32,59
U.	500	5,746	l			30,11
Wash.	981	4,208	•••••		66,773	140,53
Total	228,841	256,086	15,410	58,798	5,797,955	6,782,96

a School libraries. b Traveling libraries. c Prisons known as 'penitentiary and house of board of charities and reform, blind, deaf, hospitals. f Largely construction of buildings. of indebtedness.

1		1		1.5		
	41 Insane		charities and form	40 Boards of	matories	39 Reform
	1895	1890	1895	1890	1895	1890
	\$	\$	\$	\$	\$	\$
N. Y.	g 2,516,572	1,067,617	18,376	10,553	904,855	496,000
Me.	134,112	f 117,152			30,171	26,030
N. H.	41,684	18,223		*******	6,000	20,000
	136,534	88,569		********	38,231	21,274
Vt.		229,615	16,222	8,859	600 470	
Mass.	264,803			4.450	600,472	445,754
R. I.	86,675	77,801	6,110	4,458	66,547	41,218
Ct.	104,100	84,031	2,858	2,290	113,160	98,358
N. J.	329,845	233,597	**********	********	96,699	71,460
Pa.	648,462	408,650	14,925	11,800	240,260	147,216
Del.	32,367	14,000			1,000	
Md.	58,431	29,195	*******		53,040	55,673
W. V	219,860	133,490		********	21,610	10,820
Va.	337,869	343,764	*********	******		
N. C.	227,269	192,300	859	50		
S. C.	110,033	110,444				
Ga.	f 166,529	197,157				
Fla.	67,039	42,429				
Miss.	91,198	102,560				
	117,796	115,303	9999010101	2000000	190000000	
Ala.		86,000				
La.	100,000			*******	99 010	10 400
Tex.	317,348	313,803	*********		33,910	10,498
Ark.	99,171	78,843	*********		*******	*******
Tenn. Ky.	172,219 268,590	206,505 325,970		********	35,545	3,160
ATT.	1			ALTERNATION OF	1	725.
0.	973,004	893,232	4,745	3,391	212,877	151,522
Ind.	611,958	612,330	5,000	3,989	110,000	127,784
III.	1,013,722	684,635	5,100	7,077	268,364	53,886
Mich.	1,013,722 597,780	464,028	4,178	4,534	121,446	140,600
Wis.	553,193	423,564	18,076	20,787	91,661	39,429
Minn.	697,073	431,584	6,000	*******	106,778	f 180, 193
Ia.	467,453	399,691			71,578	66,857
Mo.	111,385	141,310	,		63,586	11,845
Kan.	366,979	203,206	6,498		59,423	96,105
Neb.	165,785	234,232			89,491	113,228
S. D.	81,573	68,809	2,000	2,121	17,637	14,157
N. D.	76,202	61,806		3,000	3,558	22,201
Mont.	103,587	h 6,306			32,004	
	10,405	. 0,000			52,004	1,706
Wyo.	53,459	67,892	2,872		65,812	39,754
Nev.	33,093	38,044		tesettes	47.17	
Cal.	726,168	882,680			274,722	105,082
	f 208,459	140,245			f 63,879	
Ore.		33,585			1 03,013	17,500
Ida.	36,410	48,200			10 0=7	99.000
U. Wash	38,726 152,132	144,834		*******	18,657 26,071	38,000 11,856
Tota	13,727,052	10,596,231	113,819	79,909	3,939,044	,636,965

correction.' d Also \$44,902 covered by certificates of indebtedness. e Including prisons, g State now bears entire expense, formerly shared by counties. A Besides \$77,381 certificates

		e-minded eptics, etc.)	43 B	lind	44 Deaf a	and dumb
States	1890	1895	1890	1895	1890	1895
	\$	8	\$	\$	8	\$
N. Y.	166,485	a 350,942	90,127	82,600	217,170	216,438
Me.	2,934	2,926	e 9,336	17,333	e 9,336	17,334
N. H.	2,934	900	3,387	2,725	4,226	3,896
Vt.	***********	2,880	2,825	2,100	2,997	3,881
Mass.	a 147,521	33,323	30,000	30,000	34,751	44,744
R. I.	4 141,021	3,428	50,000	5,666	4,929	21,141
Ct.	13,141	15,263	6,000	18,545	11,295	5,824
		80,114	9,876	13,818	38,212	55,139
N. J. Pa.	44,535 108,424	a 357,622	69,562	52,813	168,570	230,474
n. 1	The Car	100	000		0.000	9 076
Del.		100	602	01.000	2,000	3,976
Md.	5,000	13,000	15,000	21,000	c 32,000	32,000
W. Va.		*******	c 12,850	15,100	c 12,850	15,100
Va.	********	*********	c 17,525	18,750	c 17,525	18,750
N. C.	********	********	c 21,620	54,055	c 21,620	54,055
S. C.	*******	*******	c 7,262	8,500	c 7,262	8,500
Ga.	*******	*******	20,000	19,000	17,000	19,750
Fla.	********	*****	c 5,702	5,044	c 5,702	5,044
Miss.			8,224	7,956	19,237	16,186
Ala.		*******	18,100	26,277	18,128	25,271
La.			6,929	10,750	17,648	18,400
Tex.			41,936	43,484	55,417	65,309
Ark.			36,705	27,773	28,505	38,773
Tenn.			18,850	20,575	33,750	37,000
Ky.	131,996	102,016	30,364	13,730	37,010	37,684
0.	149,349	290,939	65,665	73,416	92,313	100,343
Ind.	a 186,464	99,648	58,348	33,738	101,333	70,337
m.	84,565	89,573	52,248	81,315	111,965	124,891
Mich.	02,000	40,558	20,159	26,297	65,380	57,432
Wis.		40,000	23,388	30,979	38,211	51,42
Minn.	b 41,762	90,112	b 41,762	20,546	b 41,762	58,77
la	93,633	109,759	39,583	48,872	72,288	69,72
Mo.	30,000	100,100	30,681	30,107	80,008	60,8
	00.400	01 0=0	17 150	17,379	37 231	41,4
Kan.	26,439	21,859	17,158			36,
Neb.	35,417	35,914	20,817	29,844	34,252	
S. D.	********	********	461	656	15,917	12,
N. D.	********	*******	*******	*******	45	9
Mont.	600	********	150	********	3,241	. 6
Wyo. Col.	*******		a c 35,845	22,761	c 35,845	d
				1000		7
Nev.	*********	12,091	206	814	207	
Cal.	94,772	100,743	c 90,773	60,162	c 90,773	6.5
Ore.		*******	4,371	a 12,695	8,879	a
da.		********	*******	1,442	*******	
U.		*******	c 9,000	10,525	c 9,000	12.00
Wash.		21,099	c 13,997	150	c 13,997	
Total	1,333,037	1,874,809	1,007,394	1,019,292	1,669,787	1

a Largely buildings. b One third institution for defective youth. c Joint inst f Including hospital cottages at Baldwinsville. g Chiefly soldiers' orphans' home

AK Was	nitale		_			
ick and v	pitals vounded)	46 Or	phans	47 Poor	r relief	
890	1895	1890	1895	1890	1895	
\$	\$	\$	\$	8	\$	
5,000	23,100	11,000 9,900	24,651 13,900	42,114 16,278	36,622 23,380	N. Y. Me.
			••••	•••••		N. H.
		********	169	******		Vt.
47,267	e 52,021	f 130,786	f 115,517	301,148	408,463	Mass.
23,000	38,500	21,877	27,704	a 109,660	43,972	R. I.
23,000	38,500	24,465	<b>5</b> 6,215	5,539	16,550	Ct. N. J.
12,665	556,810	g 185,869	g 277,037	24,625	30,878	Pa.
			_			Del.
14,250	33,000	19,000	24,500	5,500	6,500	Md.
						W. V
	1,617		l			Va.
		10,000	12,625			N. C.
			. <b></b>			8. C.
		•••••	••••			Ga.
• • • • •	••••••	•••••	•••••		•••••	Fla.
15,000	13,610					Miss.
	••••			•••••	••••	Ala.
67,900	100,367		••••	•••••		La.
• • • • •	••••	13,931	20,101	•••••	••••	Tex.
• • • • •	•••••		•••••		•••••	Ark.
• • • • •	•••••	•••••	•••••	••••••	•••••	Tenn.
	•••••			•••••	•••••	Ky.
		g 199,453	g 181,969		••••	0.
	••••	g 110 962	g 107,200		••••	Ind.
28,532	31,228	g 87,105	g 62,831	•••••		m.
	•••••	42,821	47,113			Mich.
• • • • •	•••••	42,371	47,036	•••••	h 4,061	Wis.
• • • • •	•••••	6,924	61,997	0.049	h 45,000	Minn.
	•••••	55,059	54,454	2,942	3,019	Ia. Mo.
	•••••	••••••		•••••	•••••	BIU.
	4,500	g 16,666	g 25,712	<b></b>	h 76,374	Kan.
	-,			14,061	h 141,675	Neb.
						S. D.
	•••••			h 1,607	•••••	N. D.
			9,755			Mont.
	9,540	•••••	<b></b>		•••••	Wyo.
• • • • •	•••••		4,455		••••	Col.
	•••••	13,537	16,962			Nev.
	•••••	250,517	352,923	214,566	543,921	Cal.
	•••••	3,000	13,750	4,394	4,098	Ore.
		5,500				Ida.
	•••••				•••••	<u>U.</u>
	•••••				•••••	Wash

deaf and blind, 1890 and 1895. d See under Prisons. e Including hospital for inebriates. ef drought and fire sufferers.

# TABLE B — STATE EXPENDITURES

States	48 Soldie	rs' homes	49 Soldier pensions,	rs' relief— burial, etc.		monuments te mem'l's)	51 Taxa ment, col
	1890	1895	1890	1895	1890	1895	1890
	8	\$	\$	\$	\$	8	\$
N. Y.	186,310	174,565	6,000	55.2	31,000	24,495	8,999
Me.			70,758	70,184	13,126	250	12,17
N. H.	258	14,508	10,100	3,000	266	8,047	96
Vt.	10,000	7,000	210	0,000			918
Mass.	56,145	54,903	421,125	633,411	1000000	14,693	25.62
R. I.	74,438	25,403	25,028	14,130	1,452	345	4,200
Ct.	136,086	77,800	19,611	8,937	18,284	11,684	2,20
N. J.	84,621	53,814	4,128	4,801	3,153	10,262	27,073
Pa.	81,150	102,984	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		87,631	98,276	44,74
	01,100	102,504	*******	*******	01,001	20,210	22,12
Del.	******	********	750	925			
Md.	5,000	7,500		3,000			4,500
W. Va.	********				*******		1,30
Va.	11,410	30,000	116,190	110,347			112,193
N. C.		8,500	33,852	105,096			969
S. C.			49,994	51,745		55	25,60
Ga.			186,610	426,380			5,500
Fla.			29,882	55,087		300	39,36
Miss.	1	277.0	90 050	71 000	6,500		91.05
		*******	20,658	71,632			21,95
Ala.	2070	10.000	49,609	120,366	******	******	1,78
La.	6,950	12,000	3,825	635			141,253
Tex.		28,855	70,875	56,462			00.00
Ark.	********	5,953	*******	43,658		******	26,060
Tenn.	2,000	9,375	11,344	56,569	******	408	*******
Ky.		*********	837				128,912
0.	197,441	171,419				67,238	
Ind.		36,642			35,333	50,191	1,000
III.	148,881	169,447			26,622	16,062	9,790
Mich.	62,098	88,908	6,530	4,783	4,110	1,600	84,033
Wis.	16,476	79,484	16,147	743		2,928	1,605
Minn.	78,997	66,000	55,811	35,506	458	2,586	1,564
Ia.	65,847	72,328	********	********	450	41,771	
Mo.		*******			******	5,336	159,167
**	F 000	01 400	1.000	1	17 000		MIX
Kan.	5,000	31,423	*******	*******	17,998	401	04 000
Neb.	47,482	47,940	********	*********	******	******	64,682
S. D.	38,973	26,630	646	811	******	******	1,075
N. D.	******	8,212	98	420	******	******	455
Mont.	*******	1,000	******	******	******	*******	23
Wyo.	*******	2,859	terregis	******	******	. ******	1,164
Col.	*******	40,550	500	*******	******	*******	******
Nev.							******
Cal.	37,516	11,250		2,436		1,166	18,643
Ore.		14,598		76			
Ida.		14,500		*******	1555.55		
U.		,					3,159
Wash.		25,403		*******			200
Total	1,353,079	1,521,753	1,201,018	1,881,140	246,383	358,094	980,661

a One half department internal affairs. b 1890, see Auditor. c See Agriculture.

	epartment	54 Bank d		53 Insuran	department	52 Railway	tionassess- lection, etc.
	1895	1890	1895	1890 .	1895	1890	1895
	\$	\$	\$	\$	\$	8	8
N. Y.	32,542	21,724	144,576	83,428	54,979	52,024	9,375
Me.	3,220	2,500	3,200	2,263	10,390	8,475	7,126
N. H	9,311	5,977	4,496	3,908	7,562	10,612	2,050
Vt.			1,706	1,215	4,748	3,904	1,550
Mass	17,805	20,387	33,457	24,728	31,857	28,268	28,024
R. I.	******	20,000	2,000	660	1,000	1,000	
Ct.	6,518	5,181	25,715	18,415	12,123	11,498	
N. J.	d 5,140		d 5,140	10,410	12,120	500	33,413
				10.000	~ 91 700		04 950
Pa.	35,181	6	21,557	12,030	a 21,790	a 20,950	24,353
Del.			1,500				
Md.	******	******	******	******		********	4,500
W. V	700	******	******	******	********	******	
Va.	******		******	******	4,299	4,824	132,768
N. C.	******				10,409		826
S. C.					7,400	7,500	25,051
Ga.	1,523				11,824	10,124	
Fla.	******		696			9,184	64,347
w	11.00				7 105	0.717	0.154
Miss.	******		******	******	7,135	9,717	9,154
Ala.	******	******	******	*****	13,347	12,193	1,954
La.	******	· · · · h · · · ·	******	******	*******	*******	173,541
Tex.	******	******	0	0	31,145	b	
Ark.	*******		******		*******		31,115
Tenn	*******		******		*****		1,151
Ky.	******		13,171	35,871	6,700	7,024	121,107
0.			20,110	12,129	14,258	4,456	2,709
Ind.	******		0.0000		11227	661.73733	14,315
III.			33,428		22,631	19.112	11,148
Mich.	9,119	7,384	5,275	6,201	8,054	8,309	136,801
Wis.	2,555		5,538	4,605	5,598	8,238	1,389
Minn		******	5,600	4,702	15,610	13,622	2,692
	*****	******	5,000	4,102		14 705	2,002
Ia. Mo.	6,140		11,900	15,995	13,348 11,215	14,785 12,178	171,747
	3613	3303011					
Kan.	8,995		5,000	5,500	11,989	12,500	
Neb.	3,166	1,595			13,078	9,731	61,921
S. D.					5,820	7,007	1,879
N. D.			4,842	4,305	10,323	6,582	636
Mont.		0.555550	570		25,520		2,030
Wyo.	100000000000000000000000000000000000000		450	1,630,000,001	1333		238
Col.			9,609	12,230		26,000	
27.0	(F 12)	1.7		0.000	1 600	100	( )
Nev.	******		******	******		*******	*******
Cal.	21,936	15,692	8,428	6,172	17,666	17,264	20,389
Ore.			******		10,446	9,500	7,692
Ida.							
U.			10000				7,802
Wash							134
Total	163,851	80,440	367,964	254,357	396,744	367,081	,114,927

#### TABLE B-STATE EXPENDITURES

States	55 Public	c health	56 Labor- and ins	statistics pection		statistics spection	58 Board of
Diates	1890	1895	1890	1895	1890	1895	1890
	\$	\$	\$	\$	\$	\$	\$
N. Y.	a 241,981	188,775	47,566	86,447	******	2,411	17,837
Me.	4,694	9,482	4,543	5,446			
N. H.	4,288	6,234		3,893			
Vt.	1,101	1,441					
Mass.	b 41,973	b 59,645	c 91,956	c 113,835			7,894
R. I.	3,244	8,740	2,237	8,547			
Ct.	8,069	17,274	12,168	13,165		1000000	
N. J.	8,826	10,244	20,595	24,144		1 : : : : : : : : : : : : : : : : : : :	10000000
Pa.	5,000	47,912	d 26,126	d 53,344	48,948	66,277	1
	0,000	41,012	4 20,120	4 00,019	20,020		
Del.	701	1,000		L VALUE OF THE STATE OF THE STA			
Md.	6,535	9,547	5,645	5.073	1,500	1,500	
W. Va.						5 124	******
	1,955	1,908	2,072	2,416	5,113	5,134	******
Va.	5,392	7,016	********	*******	******	******	******
N. C.	4,465	4,652	2,698	3,334		******	******
S. C.	10,600	6,640	*******				******
Ga.	3,000	*******	*******		*******	******	
Fla.	27,327	16,428	********				
Miss.	5,392	6,948					
Ala.	3,100	3,533	********		******	1,899	
La.	*******		*******				
Tex.	58,813	32,354	0	6			
Ark.		975			******	1,568	
Tenn.	5,798	5,317		3,942	1,215		
Ky.	2,500	2,500	********	******	2,839	3,500	******
0.	5,326	8,007	17,470	38,027	12,953	16,359	
Ind.	5,000	5,423	1,505	8.945	2,850	4,500	
III.	12,624	9,169	7,082	23,851	9,000	14,851	
Mich.	16,036	17,501	7.873	13,561	2,500	1,875	10000000
Wis.	5,824	5,506	8,106	8,581			1
Minn.	5,843	9,022	5,877	11,680	755 5055	0000000	1000000
Ia.	6,137	6,219	2,277	2,625	6,088	6,218	
Mo.	2,006	4,680	8,243	11,125	g 15,770	g 9,728	
Kan.	3,445	3,492	4,000	4,989	2,000	2,000	
Neb.		75	4,050	3,025			
S. D.	558	500	1,968	1,071	860	1,250	
N. D.	280	883	2,000	6	000	2,200	
Mont.	200		f 2,340	6	3,150	5,145	200
Wyo.		•••••	7 2,040	TOTAL CONTRACTOR	3,987	2,890	
Col.	1,000	1,250	3,353	3,300	17,000	12,387	
Nev.	7011.77	523			22222	1	
Cal.	4,861	8,706	5,350	10,542	51,084	25,134	
Ore.	1,800	2,164	0,000	10,042			
Ida.	1,000	2,104			*******	125	******
U.		*******			*******		******
	********	0.000	*******	******	4,433	1,029	******
Wash.		2,602	*********	******	4,433	3,492	******
Total	525,494	534,287	295,100	464,908	191,290	189,272	26,021

a Largely quarantine buildings. b Including investigation of inland waters. c Including following following geology. b Department of agriculture, in-

l							
	restry	61 For	and food ection		ure — immi- her serv. etc.		arbitr'tion
	1895	1890	1895	1890	1895	1890	1895
	*	*	8	*	-	\$	*
N. Y.	45,189	26,793	Agriculture	97,499	376,081	126,741	15,461
Me.					31,621	14,181	
N. H.	2,193			500	16,232	7,096	
Vt.			•••••		6,689	6,565	
Mass.			18,735	10,110	j 313,689	59,298	10,306
R. I.				•••••	33,756	5,984	
Ct.			4,100	2,714	76,227	19,487	
N. J.			14,524	11,181	35,754	20,399	8,732
Pa.	4,188	•••••	6,813	•••••	54,820	24,910	•••••
Del.					767	2,300	
Md.				•••••	12,865	7,498	
W. Va				•••••	2,197		
Va.					13,940	10,540	•••••
N. C.		i	i		19,254	39,200	
8. C.				••••	762	23,835	
Ga.					20,036	26,689	
Fla.	•••••	••••••		•••••	9,359	20,501	•••••
Miss.					1,000	1,000	
Ala.					28,303	21,961	
La.					25,570	10,520	
Tex.					h 11,577	h 52,614	
Ark.					3,772	3,910	
Tenn.					5,000	13,500	
Ky.	•••••		•••••	•••••	6,472	6,189	
ο.	18	713	51,880	6,220	36,108	26,512	2,193
Ind.					16,013	18,631	
III.			1,000		110,604	47,836	2,925
Mich.			1,984		7,897	7,745	
Wis.	51		9.562	7,425	45,747	52,107	171
Minn.	23,109	22,614	15,799	7,425 21,287	184,262	i 117,391	
Ia.	,	, , , , ,	4,566	3,039	32,143	26,028	
Mo.					19,016	21,610	
Kan.	4,877	6,720			23,256	13,988	
Neb.			921		j 8,333	j 53,488	1
8. D.	407	1,643			<b>60</b> 0	16.905	<b></b>
N. D.	7,703	339			9,630	4,842	
Mont.					j 42,531	<i>j</i> 26,022	
Wyo.					3,597	<i>j</i> 20,018	
Col.	•••••		1,986	3,000	20,017	27,692	
Nev.					3,659	3,690	
Cal.	3,064	17,872	482		143,163	128,513	25
Ore.			1,626	1,500	23,153	12,210	
Ida.					208		
U.					1,114		
Wash.	•••••		1,574		18,567		
Total	90,799	76,694	135,559	164,475	1,855,361	1,150,146	39,813

district police. d Including one half department internal affairs. e See under Agriculture. surance and statistics. f Chiefly grain inspection. j Chiefly stock inspection.

TABLE B-STATE EXPENDITURES

<b>9</b> 4-4	62 Game (including		68 Public	lands	64 Geologie graphic	and topo- survey
States	1890	1895	1890	1895	1890	1895
	\$	8	\$	8	8	\$
N. Y.	56,194	71,039	19,952	66,060		10,00
Me.	11,256	33,070	2,771	2,700		,
N. H.	3,674	8,386				
Vt.	1,489	4,662				31
Mass.	21,154	13,449			8,702	12,59
R. I.	2,662	3,884				
Ct.	a 17,173	a 10,685			6,803	
N. J.	a 11,921	a 29,738		11,000	14,248	17,22
Pa.	6,813	24,250	3,500			8,52
Del.	5,419	4,497				
Md	a 86,502	a 68,860	5,787	5,865	•••••	
W. <b>Va</b> .		500				•••••
۷a.	a 23,033	a 35,471	1,500	2,280		
N. C.	1,065	929	4,320	1,009		9,90
8. C.		••••	••••		1,718	
∃a.			•••••		1,718	9,09
Fla.	50	•••••	•••••	•••••		•••••
Miss.		1,498				
Ala.	•••••	1,498		******	5,000	7,50
La.	•••••		*** 000	4,570	•	11,80
Γex.	•••••	•••••	55,283	50,317		
Ark.	•••••	•••••	10,483	8,361	14,724	10
Cenn.	•••••	• • • • • • • • • • • • • • • • • • • •	465	4.500	15,338	37
Ky.		•••••	5,70 <del>4</del>	4,783	15,338	10,37
0.	9,809	7,846			1,360	
Ind.	1,000	<b>′800</b>	3,136		165	4,33
[11.	9,931	10,979				
Mich.	33.802	35,682	14,320	14,853	8.397	7,77
Wis.	17,358	16,802	22,726	20,845	-,	
Minn.	6.100	17,109	12,808	23,054	1,374	
Ia.	1,741	3,628		721	•	13,19
Mo.	3,000	7,326	5,645	•••••	See Mines	
Kan.		499	••••••	200		63
Neb.	7,094	5,941	10,733	1,593	••••	
8. D.			4,918	7,946		2:
N. D.			4,686	11,135	•••••	
Mont.	· · · · · · · · · · · · · · · · · · ·		•••••	8,231		
Wyo.	2,578	6,671		3,757	3,055	
Col.	5,454	10,248	10,778	11,656	•••••	•••••
Nev.	681	3,646	10,175	7,301		•••••
Cal.	18,416	21,368	13,270	13,868		
Ore.	3,366	3,367	5,163	4,492		••••
Ida.			••••	12,500	••••	
U.		547	150	5,271		
Wash.	2,394	a 11,760	9,844	41,062	2,393	

a Chiefly for protection of shell-fish. b Actual amount transferred from general fund; state library building. c Expense distributed among departments.

1890 \$ 51,753,834 726 8,226 12,636 137,527 50,102 84,000 200,000 42,180 220 98	\$ \$\dagger{b}\$1,160,528 8,307 9,633 92,450 203,262 82,050 33,818 76,515 500 522 28 1,934	1890 \$ 169,482 86,157 	1895 \$ 138,780 d 94,604 92,494 28,252 36,538 5,473 2,500	\$ 170,062 9,506 7,549  35,248 22,691 34,898 48,600 67,362 240 8,213	\$ 295,221 27,342 6,739 5,070 90,195 28,270 36,700 55,193 192,492 1,508 26,938	Vt.
81,753,834 726 8,226 12,636 137,527 50,102 84,000 200,000 42,180	b1,160,528 8,307 9,633 92,450 203,262 82,050 33,818 76,515 	169,482 86,157 	138,780 d 94,604 92,494 28,252 36,538 5,473 2,500	170,062 9,506 7,549 6	295, 221 27, 342 6, 739 5, 070 90, 195 28, 270 36, 700 55, 193 192, 492 1, 508 26, 938	Me. N. H. Vt. Mass. R. I. Ct. N. J. Pa.
728 8,226 12,636 137,527 50,102 84,000 200,000 42,180	8,307 9,633 92,450 203,262 82,050 33,818 76,515	86,157 	94,604 92,494 28,252 36,538 5,473 2,500	9,506 7,549 6	27,342 6,739 5,070 90,195 28,270 36,700 55,193 192,492 1,508 26,938	Me. N. H. Vt. Mass. R. I. Ct. N. J. Pa.
728 8,226 12,636 137,527 50,102 84,000 200,000 42,180	8,307 9,633 92,450 203,262 82,050 33,818 76,515	86,157 	94,604 92,494 28,252 36,538 5,473 2,500	9,506 7,549 6	27,342 6,739 5,070 90,195 28,270 36,700 55,193 192,492 1,508 26,938	Me. N. H. Vt. Mass. R. I. Ct. N. J. Pa.
12,636 137,527 50,102 84,000 200,000 42,180	9,633 92,450 203,262 82,050 33,818 76,515	1,822 23,302 17,519	92,494 28,252 36,538 5,473 2,500	7,549 6	6,739 5,070 90,195 28,270 36,700 55,193 192,492 1,508 26,938	N. H. Vt. Mass. R. I. Ct. N. J. Pa.
12,636 137,527 50,102 84,000 200,000 42,180	203,262 82,050 33,818 76,515 500	23,302 17,519	92,494 28,252 36,538 5,473 2,500	35,248 22,691 34,898 48,600 67,362 240 8,213	5,070 90,195 28,270 36,700 55,193 192,492 1,508 26,938	Vt. Mass. R. I. Ct. N. J. Pa.
137,527 50,102 84,000 200,000 42,180	203,262 82,050 33,818 76,515 500	23,302 17,519	28,252 36,538 5,473	22,691 34,898 48,600 67,362 240 8,213	90,195 28,270 36,700 55,193 192,492 1,508 26,938	Mass. R. I. Ct. N. J. Pa.
50,102 84,000 200,000 42,180	82,050 33,818 76,515 500	23,302 17,519	28,252 36,538 5,473	22,691 34,898 48,600 67,362 240 8,213	28,270 36,700 55,193 192,492 1,508 26,938	R. I. Ct. N. J. Pa. Del.
200,000 42,180 220	33,818 76,515 	23,302 17,519	28,252 36,538 5,473	34,898 48,600 67,362 240 8,213	55,193 192,492 1,508 26,938	Ct. N. J. Pa. Del.
200,000 42,180 220	76,515 500 522 28	23,302  17,519	36,538 5,473 2,500	48,600 67,362 240 8,213	55,193 192,492 1,508 26,938	N. J. Pa. Del.
<b>42,180 220</b>	500 522 28	17,519	36,538 5,473 2,500	67,362 240 8,213	192,492 1,508 26,938	Pa. Del.
220	522 28		2,500	8,213	26,938	
220	522 28		2,500		26,938	Md.
220	28					
	28	•••••		9,175	6,561	w. v
98			d 113,554	17,044	16,988	Va.
- 1	1,934			1.417	1,413	N. C.
	,	45,709		7,997	8,606	8. C.
				31,229	25,030	Ga.
	3,346		•••••	2,988	4,093	Fla.
8,292				7,578	5,801	Miss.
14,000	372			23,968	8,853	Ala.
o 757,594	c1,035,967			6,607	6,834	La.
				62,115	22,362	Tex.
				4,931	6,077	Ark.
				6,127	15,892	Tenn.
•••••		•••••		14,401	18,931	Ky.
206,388	173,771			23,272	18,614	0.
1,065		• • • • • • • • •		34,636	37,630	lnd.
5,795	6,172			35,162	36,576	III.
12,658		10,000		48,666	57,500	Mich.
•••••	18,950	*****		85,864	73,543	Wis.
24,710	45,193		8,660	19,078	36,148	Minn.
	•••••	18,764		36,679	42,992	Ia.
•••••	15,793	5,300		12,435	9,734	Mo.
	7,314	229,879		14,150	28,614	Kan.
	4,883	82,615		37,126	27,776	Neb.
••••••	1,350			1,177	2,680	S. D.
••••• Í		•••••	21,459	16,573	21,819	N. D.
•••••			1,446	6	4,121	Mont.
4,374	10,088	97,141	7,512	752	120	Wyo.
62,063	34,786	271,540	162,538	17,742	23,419	Col.
040 400	000 700	•••••		7,525	7,381	Nev.
346,488	373,706	9,959	00.000	123,062	70,326	Cal.
58,000	3,267	611	22,623	19,770	22,867	Ore.
*******	3,975	13,656	41,574	2,869	5,000	Ida.
30,600	23,882	•••••	•••••	12,000	3,882	U.
3,821,576	3,432,360		778,007	1,806	15,225	Wash

canal fund has separate accounts. c Largely spent by special leves districts. d Erection of

Gantan.	68 Interes	t on debt	69 Reducti	on of debt	70 Special	purposes
States	1890	1895	1890	1895	1890	1895
	*	\$	*	-	\$	\$
N. Y.	15,000	a 26,309	715,000		6 16,931	§ c 20,745
Mo.	97,221	75,440	129,500	50,000	d 26,099 20,126	d 24,019 d 19,670
N. H.	163,291	143,499	122,000	50,000	20,120	10,010
Vt.	24,855	b 8,130			d 659	
Mass.	1,523,566	1,158,559	157,586	176,479	o 15,182	c 18,826
R. I.	77,436	53,277	50,000	50,000	•••••	
Ct. N. J.	126,809 16, <b>62</b> 5	108,370	90,000	65,900		
Pa.	581,320	241,718	1,507,051	00,000		
	1	1	, ,		}	ļ
Del.	37,955	30,297	11 700	000 040	••••••	•••••
<b>M</b> d. W. Va.	459,496 10,171	280,049 a 2,383	11,700	282,248	•••••	••••••••
Va. Va.	443,926	722,331				
N. C.	292,084	297,029				
8. C.	402,794	270,036		11,601	• • • • • • • • • • • • • • • • • • • •	9 750,474
Ga. Fla.	676,302	364,000	104,965	2,500		
r 1a.	70,833	51,256	•••••	••••		••••••
Miss.	b 38,974	b 32,260	20,000		f 53,706	
Ala.	383,598	393,650				
La.	485,980	527,121		205,283		
Tex. Ark.	277,582	222,616	••••			•••••
Tenn.	1.048,173	734,768				
Ky.	132,796	135,722				
^		0.2	077.000			
0. <b>Ind</b> .	355,217 274,074	337,828 249,121	255,000	257,100 300,400		••••••
ша. Пі.	b 71,779	b 69,925		300,400	d 4,193	d 4,751
Mich.	b 378,686	b 377,554				2,.02
Wis.	b 157,700	b 157.570	••••			
Minn.	190,988	80,582	37,457	118,616		
la. Mo.	15,455 584,432	2,271 453,206	356,219	290,461	• • • • • • • • • • • • • • • • • • • •	d 7,491
M.	002,202	400,400	300,215	230,401		••••••••
Kan.	66,901	<b>59,7</b> 13	35,173	94,709		
Neb.	36,001	35,941	••••	90,051		
8. D. N. D.	34,664 30,720	63,625 51,385	•••••	• • • • • • • • • • • • • • • • • • • •		••••••
Mont.	30,120	91,369		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	••••••
Wyo.	19,012	19,200				
Col.	34,764	76,524				
NT	1 05 000	1 10 007	05 000		i	
Nev. Cal.	b 25,229     b 158,220	b 12,927 166,431	25,000 9,541	•••••		•••••
Ore.	100,220	200,201	0,021			
lda.	10,671	6,547				
U.	6,535	46,888	• • • • • • • • • • • • • • • • • • • •			
Wash.		10,500	•••••		• • • • • • • • • • • • • • • • • • • •	
Total	9,837,835	8,156,558	3,504,192	1,994,448	136,896	845,976

a On temporary loans only. b All or nearly all paid on irredeemable debt to endowment convention. g Gross expenditures of state dispensary. A net profit is earned; see col. is of the year. j Warrants drawn; these exceed considerably cash payments, leaving large

	litures	pend	72 Total ex		neous	71 Misce
	1895		1890		1895	890
	\$		*		\$	\$
N. Y.	15,775,374		13,170,067	89	184,38	179,176
Me.	1,586,983		1,326,759	08	24,40	24,233
N. H.	762,289		549,945	32	8,93	24,459
Vt.	700,696		382,075	61	19,46	9,622
Mass.	7,067,620		6,047,649	49	241,24 72,70	204,400
R. I.	1,721,431		1,169,602	07	72,70	37,606
Ct.	2,344,428		1,887,330	61	20,36	8,747
N. J.	4,683,311		3,787,605	03	57,80	61,477
Pa.	12,106,682		8,168,861	26	121,92	131,214
Del.	299,971		198,543	74	15,07	18,320
Md.	2,076,055		2,019,452		20,72	77,629
W. Va	1,068,612		940,210		36,52	14,062
Va.	3,404,097		2,695,659	83	20,58	28,980
N. C.	1,349,336		1,062,518		70,33	28,686
S. C.	1,079,241		1,154,929	24	64,42	27,409
Ga.	2,739,756		2,131,793	03	55,30	18,326
Fla.	714,013		696,600		6,62	11,619
Miss.	1,486,553		1,022,291	41	7,34	27,466
Ala.	1,963,907		1,701,176	26	63,12	30,017
La.	2,750,918		2,403,920	45	12.84	67,636
Tex.	5,111,948		4,804,652	95	27,79	19,852
Ark.	867,178		714,771		5,91	7,291
Tenn.	1,680,811		1,779,996	54	38,55	45,512
Ky.	3,491,069		3,378,240	79	22,07	15,365
0.	6,187,746		5,861,476	84	25,48	21,402
Ind.	6,026,548		4,277,577	37	53,03	18,796
111.	5,101,960		3,329,814	30	55,13	31,025
Mich.	3,617,130		3,104,674	28	28,92	34,627
Wis.	2,100,689		2,335,601	08	150,70	49,280
Minn.	4,645,837		3,057,157	46	101,74	66,630
Ia.	1,985,288		1,877,426	35	49,33	17,782
Mo.	3,597,775	1	2,942,660		12,71	6,540
Kan.	2,244,953		2,589,100	85	54,08	36,991
Neb.	1,995,942	j	1,745,181		29,81	9,984
S. D.	544,645	7.	481,721 372,185		7,14	25,696
N. D.	908,191		372,185	72	35,47	18,823
Mont.	582,671	j	165,703	12	57,61	14,567
Wyo.	222,183	3.	198,222	56	17,05	200
Col.	1,429,863	k	1,111,575	69	33,86	54,149
Nev.	398,775		344,772	61	22,36	7,704
Cal.	8,117,292		6,973,620		36,57	56,460
Ore.	1,054,607		729,388		58,97	28,412
Ida.	318,353		119,585		32,46	21
U.	474,416	55	467,889		38,53	11,762
Wash	741,982	k	625,128	68	18,26	4,986
Total	129,129,225		105,904,997	92	2,137,79	634,941

funds. c Civil service commission. d State museum. e Aid to Indians. f Constitutional h Chiefly deficiencies. i Besides \$167,509 certificates of indebtedness issued for expenditures floating debt. k Cash paid; warrants drawn much larger sum.

TABLE	CSTATE	ENDOWMENT	FUNDS

States	73 School ft	indCapital	74 School f	und—Inter- st	75 School fur ment added	
	1890	1895	1890	1895	1890	1895
	*	\$	\$	\$	\$	\$
N. Y.	8,321,861	8,721,862	340,712	325,404	41,357	26,274
Me.	a 442,757	a 442,757	27,565	27,565	11,001	
N. H.	,		21,000	21,000		
Vt.			13333233			
Mass.	2,729,396	3,870,548	130,318	173,395	19,671	100,000
R. I.	273,330	282,435	11,274	9,105	10,011	
Ct.	2,020,073	2,013,102	119,430	127,941		
N. J.	2,020,010	2,010,102	220,200	22,,011	37.3295	******
Pa.	2,533,547	3,498,490	120,587	137,670		
Del.	b 495,749	b 546,577	29,441	31,221		
Md.	312,349	312,149	20,177	18,232		
W. Va.	651,583	838,471	31,912	43,076	29,630	34,39
Va.	b 2,092,249	b 2,233,249	43,744	43,559		
N. C.	a 99,250	a 143,250	3,970	5,730		
S. C.		*************	********			
Ga.						
Fla.	b 593,558	b 656,100	1			
Miss.	a 1,664,025	a 1,664,025	57,692	57,692		
Ala.	a 2,675,391	at 2,675,391	143;938	143,938		
La.	a 1,219,564	a 1,374,797	42,735	46,827	18,586	21,653
Tex.	7,454,432	7,579,144	385,515	394,237	525,037	115,52
Ark.	a 560,165	a 639,913 a 2,512,500			49,881	26,553
Tenn.	a 2,512,500	a 2,512,500	134,008	137,775		
Ky.	a 1,705,946	a 2,312,596	102,356	144,754		
0.	a 4,031,001	a 4,064,025	240,506	244,794	17,164	1,99
Ind.	9,765,598	1 9,765,598	549,681	773,052	*******	******
111.	b 948,955	b 948,955	56,937	56,937	40,387	******
Mich.	a 4,362,380	a 4,582,838	287,178	302,864	40,387	26,81
Wis.	b 2,768,398	b 3,432,763	160,637	185,515	35,480	35,433
Minn.	b 4,473,181	4,744,796	179,807	189,262	241,121	488,500
Ia.	4,475,598	4,708,208	258,663	236,365	*******	******
Mo.	a 3,134,000	a 3,140,000	185,790	186,090		******
Kan.	5,307,953	6,062,332	274,943	330,481	416,482	55,28
Neb.	2,758,557	3,631,789	234,800	323,132	378,088	113,04
S. D.		650,122		34,855		31,02
N. D.	***************************************	d 395,684		d 17,781		d 51,22
Mont.		156,588		4,663		39,13
Wyo.	**********					20,10
Col.	857,149	1,136,739	8,887	29,207	184,232	22,50
Nev.	1,060,121	1,144,541	33,651	29,712	32,057	
Cal.	3,268,350	3,788,800	216,943	204,406	170,603	41,5
Ore.	c 2,203,554	c 2,531,617	139,142	121,568	178,449	59,
Ida.	10,919	112,585	691	9,128		22,
U.		233,192	********			1 31.
Wash.		t	********	26,884		
Total	87,763,439	97,548,528	4,573,630	5,174,817	2,378,225	1,34

 $<sup>\</sup>alpha$  Consists solely of state bonds, usually irredeemable.  $\delta$  Consists chiefly of state 1894.  $\epsilon$  Amount loaned students, so called 'permanent endowment,' not ascertainable

	d—Endow- during year	78 Univ. fur ment added	ity fund— rest	77 Univers	ity fund— oital	76 Univers
	1895	1890	1895	1890	1895	1890
N. 1	\$	8	\$ 19,404	\$ 19,314	\$ 688,576	<b>\$</b> 473,402
Me.						
N. I						
Vt.		••••				• • • • • • • • •
Mag		•••••	•••••		•••••	•••••
R. 1	•••••		•••••			
Ct.	•	•••••	••••	•••••	•••••	•••••
N. J Pa.		•••••			•••••	•••••
Pa.	•••••			••••		•••••
Del						
Md.						
w.						
Va.			146,331	143,544	f 2,466,456	2,409,255
N. C	••••				·	
8. C						
Ga.	•••••		19,285	18,900	a 275,500	a 270,000
Fla.	•••••			7	b 94,900	ь 94,488
361-					E44 001	- 544 001
Miss	•••••	•••••	24,000	24,000	544,061 a 300,000	a 544,061 a 300,000
Ala.	•••••	•••••		5,440	a 300,000 a 136,000	a 136,000
La. Tex	783	8,944	5,440 31,728	33,268	578,233	569,200
Ark	100	0,044	31,120	33,206	010,200	000,200
Ten	•••••		38,020	88,020	f 660,000	f 660,000
Ky.			00,020	90,020	, 000,000	, 000,000
0.		7,518	34,668	31,012	a 560,040	a 544,947
Ind.	115,150		36,406	28,836	666,056	o 144,000
Ill.						
Micl	3,371	1,807	34,209	35,985	a 528,206	a 515,087
Wis	1,516	878	15,323	12,789	b 212,204	b 225,335
Min	60,151	41,865	19,225	22,140	659,542	472,616
Ia. Mo.	7,325	5,000	61,746	27,970	a 1,229,839	a 535,000
Kan	2,139	2,573	7,585	7,140	135,556	133,641
Neb	1,692	3,091	8,088	5,890	52,065	35,880
S. D	2,002	0,001	0,000	0,000	32,000	20,000
N. I						•••••
Mon			•••••			•••••
Wy	<b></b>					
Col.	269	4,331	3,511	647	80,908	64,061
Nev		943	3,215	2,885	127,025	122,809
Cal.		l	59,590	86,458	b 856,500	b 1,063,500
Оге	384	6,530	6,089	7,116	o 102,155	c 102,106
Ida.	2,746		••••			
U.			•••••		72,933	
Wat						•••••
		l		J	I	

usually irredeemable. c Includes notes on land sales. d Figures for year ending June 30, f State bonds held by various private institutions.

TABLE C-STATE ENDOWMENT FUNDS

States	79 Agricultura Cap	d college fund ital	80 Agricult fund—1	ural college interest	81 Agric. col. fund—Endow. added during year	
	1890	1895	1890	1895	1890	1895
	\$	\$	\$	\$	*	\$
N. Y.						
Me.	a 218,300	a 218,300	9,925	9,925		
N. H.	a 80,000	539,545	4,800	22,475		e 22,475
Vt.	a 135,500	a 135,500	8,130	8,130		
Mass.	360,575	360,575	16,315	16,640		
R. I.						
Ct.	135,000	135,000	5,591	6,368		
Ň. J.	a 116,000	a 116,000	6,960	5,994		
Pa.	a 500,000	a 500,000	30,000	30,000		
Del.	a 83,000	a 83,000	4,980	4,980	 	
Md.	115,943	115,943	7,474	6,142		
W. Va.				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Va.			1			
N. C.		••••••				•••••
8. C.	a 191,800	a 191,800	11,508	11 500	•••••	
	4 191,000	4 191,000	11,506	11,508	• • • • • • • • • • • • • • • • • • • •	•••••
Ga.	3 455 000	1 150 000				•••••
Fla.	b 155,838	b 153,800	,	•••••	•••••	•••••
Miss.	a 227,150	227,150	11,357	11,357		
Ala.	a 263,074	253,500	20,280	20,280		
La.	a 182,313	a 182,313	9,116	9,116		
Tex.	a 209,000	a 209,000	14,280	14,280		
Ark.	u 200,000	<b>u</b> 200,000	1=,=00	11,500		
Tenn.	a 800,000	a 800,000	25,000	25,000		
Ky.	a 165,000	a 143,000	9,900	8,580		
Ο.						
Ind.	a 340,000	a 340,000	17,000	17,000	•••••	
III.	u 3±0,000	4 320,000	11,000	11,000		• • • • • • • • • • • • • • • • • • • •
Mich.	a 373,610	- FOO FOA	25,053	36,871	18 001	4.000
		a 530,564			15,991	4,626
Wis.	297,456	271,270	9,348	12,496	3,685	2,001
Minn. I <b>a</b> .	356,888	496,436	d 32,862	d 23,480	d	d
<b>М</b> о.		200,400		<b>u</b> 20,400		• • • • • • • • • • • • • • • • • • • •
Kan.	534,055	490,123	32,458	28,763	2,129	720
Neb.					6,155	
	51,813	101,955	See Univer	sity fund	0,100	8,777
8. D. N. D.	••••••	•••••		•••••	•••••	
	•••••	••••••	•••••	•••••	•••••	· • • • • • • • • • • • • • • • • • • •
Mont.	•••••	•••••	•••••		•••••	
Wyo. Col.	15,112	59,066		2,745	1,426	7,009
A.T.	,			]		,,,,,
Nev.	•••••	•••••			•••••	• • • • • • • • • • • • • • • • • • • •
Cal.	400.000	100 (00		5054		•••••
Ore.	c 130,289	c 132,436	9,584	7,354	5,881	1,207
lda.	••••••					
<u>U.</u>	•••••				•••••	
Wash.	•••••		•••••	•••••	•••••	•••••
Total	6,037,716	6,786,276	321,921	339,484	35,267	46,815

Total 6,037,716 6,786,276 321,921 339,484 35,267 46,815

a Consists wholly of state bonds, usually irredeemable. b Consists chiefly of state bonds, to endowment, elnjerest accumulating. f Teachers' institute fund.

	chool fund ed during year	84 Normal so Endowment adde	chool fund rest	88 Normal s Inter	chool fund	82 Normal a Cap
	1895	1890	1895	1890	1895	1890
	\$	\$	*	8	*	\$
N. Y.		•••••				•••••
Ме. N. H.			2,903	3,130	f 57,721	53,584
Vt.						
Mass.			458	433	12,100	12,100
R. I.			••••			••• ••••
Ct.			••••		•••••	
N. J.		•••••	••••	•••••		
Pa.					•••••	••••
	•••••	•••••	•••••			
Del.					•••••	
Md.			••••	•••••		
W. Va		•••••	•••••			
Va.		***********	• • • • • • • •		••••	••••
N. C.	•••••	•••••	• • • • • • • • • • • • • • • • • • • •	•••••	••••••	• • • • • • •
8. C.		•••••	•••••		••••••	
Ga.	••••		• • • • • • • • • • • • • • • • • • • •	•••••		•••••
Fla.		••••••	••••		• • • • • • • •	••••••
Miss.						
Ala.						
La.						
Tex.				••••	•••••	
Ark.						
Tenn.						
Ky.				•••••	•••••	•••••
0.						
Ind.			*****			
Ill.	•••••		12,987	12,987	a 216,452	216,452
Mich.	180	299	3,610	3,822	a 65,685	63,960
Wis.	28,879	22,479	100,408	81,365	1,768,764	1,505,418
Minn.	•••••		•••••			••••••
Ia.	• • • • • • • • • • • • • • • • • • • •			••••		••••
Mo.				•••••		•••••
Kan.	1,993	15,589	7,651	6,320	146,787	124,199 22,163
Neb.	1,251	3,963	1,629	1,300	34,000	22,163
8. D.	700					,
N. D.						••••••
Mont						•••••
Wyo.						•••••
Col.	••••					
37.	į		1	1		
Nev.	••••••			•••••	•••••	•••••
Cal.				•••••		•••••
Оте.				1		• • • • • • • •
Ida.			•••••			• • • • • • • • • • • • • • • • • • • •
U.	•••••	••••••				•••••
Wash	•••••	•••••				•••••
Tota	33,003	42,330	129,646	109,357	2,301,509	1,997,876

e Including notes for sale of lands. dPartly interest and partly from sale of lands added

\_\_\_\_\_\_

States	85 Bonds held		86 Bonds hel ment		8 Total (	funded)
States	1890	1895	1890	1895	1890	1895
	\$	\$	\$	\$	8	\$
N. Y.	6,214,854		560,000	688,576	6,774,854	688,576
Me.	2,401,300	2,134,700	940,977	966,631	3,342,277	3,101,331
N. H.	2,520,600	1,814,300	133,584	137,721	2,654,184	1,952,021
Vt.	-,		148,416	135,509	148,416	135,500
Mass.	31,381,158	d29,675,229			31,381,158	d 29,675,229
R. I.	1,283,000	1,500,000			1,283,000	1,500,000
Ct.	3,740,200	3,240,300	111110011		3,740,200	3,240,300
N. J.	862,300	471,400	234,000	189,000	1,096,300	660,400
Pa.	11,849,920	6,316,309	500,000	500,000	12,349,920	6,816,309
Del.	660,000	480,000	239,750	239,750	899,750	719,750
Md.	10,682,288	8,672,150	8,836	8,836	10,691,124	8,680,986
W. Va.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Va.	37,043,942	b28,028,801	e 3,730,083	3,934,283	40,774,025	31,963,084
N. C.	7,603,350	5,924,500	99,250	143,250	7,702,600	6,067,750
S. C.	6,801,119	6,681,348	191,800	191,800	6,992,919	6,873,148
Ga.	10,089,340	8,163,500	270,000	275,500	10,359,340	8,439,000
Fla.	601,500	357,700	673,500	917,300	1,275,000	1,275,000
Miss.	1,264,460	795,849	2,435,237	2,438,959	3,699,697	3,234,808
Ala.	9,249,900	9,354,600	13,175,496	23,175,496	12,425,396	12,530,096
La.	11,679,500	10,840,570	1,529,180	1,693,060	13,208,680	12,533,630
Tex.	1,220,630	750,000	3,017,100	3,242,030	4,237,730	3,992,030
Ark.	4,396,997	3,228,272	490,000	990,480	4,886,997	4,218,752
Tenn.	15,706,474	16,667,666	a 3,989,500	e 4,001,500	19,695,974	20,669,166
Ky.	500,000	500,000	1,879,946	2,455,576	2,397,946	2,955,576
0.	2,541,665	1,791,665	4,609,863	4,621,781	7,151,528	6,413,446
Ind.	8,056,615	7,036,615	484,000	484,000	8,540,615	7,520,615
111.	19,500	18,500	1,165,407	1,165,407	1,184,907	1,183,907
Mich.	31,992		5,315,039	5,707,294	5,347,031	5,707,295
Wis.			2,251,000	2,251,000	2,251,000	2,251,000
Minn.	1,686,000	1,475,000	2,679,000	484,000	4,365,000	1,959,000
Ia.			245,435	*******	245,435	**********
Mo.	8,533,000	5,000,000	3,680,000	4,369,839	12,213,000	9,369,839
Kan.	574,790	256,000	545,000	496,000	1,119,790	752,000
Neb.	a 705,946	a 2,058,244	326,267	345,267	a 1,032,213	a 2,403,511
S. D.	860,200	1,238,200		********	860,200	1,238,200
N. D.	689,807	975,807			689,807	975,807
Mont.	a 167,815	a 522,725	********	********	a 167,815	a 522,725
Wyo.	320,000	320,000	********	********	320,000	320,000
Col.	a 903,094	a 3,157,509	744,061	c	a 1,647,155	a 3,157,509
Nev.			560,000	630,000	560,000	630,000
Cal.	278,000	1,100,000	2,359,000	2,277,500	2,637,000	3,377,500
Ore.	1,014	1,829	********	********	1,014	1,829
Ida.	146,715	393,000	*******	*******	146,715	393,000
U.	*********	900,000	*******	********	*********	900,000
Wash.	a 535,510	a 2,185,038			a 535,590	a 2,185,038
Total	203,804,575	174,027,326	49,210,727	49,157,336	253,014,302	223,184,662

a Chiefly floating debt. b Reduction due to refunding at a discount. Small amount of this not recognized. c Some part of amount in column 85, not ascertainable. d About half to be paid by Metropolitan district. e Including bonds held by private educational institutions.

## INDEX

The superior figure tells the exact place on the page in ninths; e. g. 4316 means six ninths of the way down page 431.

Agricultural education, expenditure, 4379-383, 4455, 463. endowment funds, 478. Agriculture, expenses, 4408-413, 471. Arbitration, boards of, 470-71. Attorney-general, 4862, 4479, 460-61. Auditor, 4362, 4481, 461. Banks, department, 4405, 469. receipts from, 4336, 4464, 454. Blind, 4389-391, 4497, 466. Bonds, taxes on, 456. See also Debts. Building loan associations, taxes, 4336, 454. Buildings. See Public buildings. Business licenses, 4343, 4471, 455. Canals, expenditures,  $441^7$ ,  $450^7$ , 473. receipts, 4351, 457. Charities, boards of, 465. Civil service commission, 474. Collateral inheritance taxes, 4338, 4468, 454. College fund, 4442, 4517. Comptroller, 4362, 4481, 461. Constitutional convention, 474. Conveyances, taxes on, 4342, 455. Convict labor, receipts, 4346, 4473, 4496, 457. Corporations, taxes, 4331, 4462, 453. See also Incorporation fees. Courts, 4365, 4483, 462. Criminal insane, 4387, 465. Dairy inspection, 4414, 471. Deaf and dumb, 4389-391, 4497, 466. Debts, 4445, 480. reduction, 4425, 4514, 474. Dental examiners, 4406, 470.

Educational funds, 4316, 4352, 4375,

Educational institutions, receipts, 4349-

tion; Schools; Universities.

351, 457. See also Higher educa-

443, 450%-514.

interest, 4356, 458, 463.

Entomologic investigations, 4413, 471. Epileptics, 4388, 4499, 466. Executive department, 4362, 4482, 460. Expenditures, 4359-429, 4455, 4474-508, 460-75. Explanations of tables, 430-445. Express companies, taxes, 4332, 453. Factory inspection, 4407, 4505, 470. Feeble-minded, 4388, 4499, 466. Fees, 4341, 4345, 456. Fertilizers, taxes on, 4344, 455. inspection, 4409, 471. Fines, 4345, 456. Fiscal years, 4307. Fish and game protection, 472. Food inspection, 4414, 471. Forestry, 471. Funds, endowment, 4314, 4352, 4375, 443-444, 4508-514, 457, 463, 476-79. interest 4356, 4473, 458. Game and fish protection, 472. General property taxes, 4324, 446, 452. Geologic survey, 4416, 472. Governor, 4362, 4482, 460. Higher education, expenditures, 4376, 463. Highways, taxes, 4325, 4418-422, 472, 473. Hospitals, 4392, 4501, 467. Idiots, 4388, 4499, 466. Immigration, 4412, 471. Income taxes, 456. Incorporation fees and taxes, 4329, 453. Industrial education, 4379-382, 4486, 463. Inheritance taxes, 433\*, 4462, 454. Insane, 4386, 4459, 4497, 465. Insurance companies, taxes and fees, 4336, 4464, 454, Insurance department, 4404, 469. Interest, expenditure, 4424, 450, 474. of endowment funds, 4356,4473, 4514, 458. on deposits, 45%.

Investment companies, taxes, 4344, 456.

printing, 4364, 461.

82 Judiciary, 4365, 4482, 462. Labor statistics, 4407, 4505, 470. Lands. See Public lands. Legal proceedings, taxes, 4341, 455. Legislature, 4359-362, 4475, 400. Libraries, 4382, 4492, 464. Licenses, 4345, 455-56. business, 4342, 4471, 455. Liquor liceuses, 4343, 447, 456, 474. Livestock, inspection, 4411, 450, 471. Local governments, refunds by, 4353, distribution of taxes to, 4319-321. Lotteries, taxes, 456. Mechanical colleges, 4379, 463. Medical examiners, 4406, 470. Militury Schools, see Higher education. Militia, 4368, 4484, 462. Mines, statistics and inspection, 470. schools of, 4376, 463. taxes on, 4333, 453. Miscellaneous expenses, 4127, 475. Miscellaneous receipts, 4357, 459. Mortgages, taxes on, 4344, 456. National guard, 4368, 1482, 462. Navigation companies, taxes, 4:33, 453. Normal schools, 4374, 4486, 463. funds, 4444, 479. Orphans, 4392, 4497-502, 467. Pharmacy, boards of examiners, 4406, Poll taxes, 4339, 4474, 4551. Pool tax, 4344, 456. Poor relief, 4394, 450, 467. Printing, 1364, 4475, 461. Prisons, earnings, 4346, 4473, 457. expenditures, 4381, 4493, 464. Professional schools, 4374, 463.

works, expenditures, 4417-422, 4507, Public schools see Schools. receipts, 4336, 4348-431, 4478, Racing associations, taxes, 4344, 456. Railways, department, 440s, 469. taxes and fees, 4333, 4463, 453. See 4455, 4462-474, also Public works. Receipts, 4321-358, Reformatories, exponditures, 438, 4493, earnings, 4346, 457. Refunds by localities, 4353, 458. School fund, 4441, 450, 476. Schools, taxes, 4327, 4339, 452, 455. expenditures, 4369-374, 4485, 462. Secretary of state, 436°, 4479, 460. Seminary fund, 4443, 477. Sinking funds, 4318, 4425, 474. Soldiers' home, 4396, 4503, 468. monuments, 4399, 468. orphuns, 4393, 467. State debt, 1425, 4445, 4507, 4514, 474, 480. library, 4382, 464. museum, 474. universities, 4374, 4486, 463. Suits, taxes ou, 4342, 455. Taxes, 4319, 4324-345, 4469, 452-55. collecting and assessing, 4399, 403, Telegraph companies, taxes, 4332, 453. Telephone companies, taxes, 4323, 453. Topographic survey, 4416, 472. Totals, explanation, 4307-313. expenditures, 4321, 1428, 4154, 475 receipts, 4323, 4358, 4454, 459. Treasurer, state, 4362, 461. Trust companies, taxes, 4336, 454. United States, finances, 4454. Property taxes, 4324, 4467, 452. Universities, 4374, 463. Public buildings, 4422, 473. debts, 4445, 4514, 180. funds, 4442, 477. examiners, 4105, 475. Veterans, see Soldiers. lands, receipts, 4314, 4351, 4473, 457. Weather bureau, 4413, 471. health, 440°, 470. Writs, taxes on, 4342, 455. expenditures, 4115, 472. libraries, 4382, 4492, 461.

#### University of the State of New York

Object. The object of the University as defined by law is to encourage and promote education in advance of the common elementary branches. Its field includes not only the work of academies, colleges, universities, professional and technical schools, but also educational work connected with libraries, museums, university extension courses and similar agencies.

similar agencies.

The University is a supervisory and administrative, not a teaching institution. It is a state department and at the same time a federation of more than 800 institutions of higher and secondary education.

Government. The University is governed and all its corporate powers exercised by 19 elective regents and by the governor, lieutenant-governor, secretary of state and superintendent of public instruction who are ex officio regents. Regents are elected in the same manner as United States senators; they are unsalaried and are the only public officers in New York chosen for life.

The elective officers are a chancellor and a vice-chancellor, who serve without salary, and a secretary. The secretary is the executive and financial officer, is under official bonds for \$10,000, is responsible for the safe keeping and proper use of the University seal and of the books, records and other property in charge of the regents, and for the proper administration and discipline of its various offices and departments.

Powers and duties. Besides many other important powers and duties, the regents have power to incorporate, and to alter or revoke the charters of universities, colleges, academies, libraries, museums, or other educational institutions; to distribute to them funds granted by the state for their use; to inspect their workings and require annual reports under oath of their presiding officers; to establish examinations as to attainments in learning and confer on successful candidates suitable certificates, diplomas and degrees, and to confer honorary degrees.

They apportion annually an academic fund of about \$250,000, part for

They apportion annually an academic fund of about \$250,000, part for buying books and apparatus for academies and high schools raising an equal amount for the same purpose, \$100 to each nonsectarian secondary school in good standing and the remainder on the basis of attendance and the results of instruction as shown by satisfactory completion of prescribed courses for which the regents examinations afford the official test. The regents also expend annually \$25,000 for the benefit of free public libraries.

Regents meetings. The annual meeting is held the third Thursday in December, and other meetings are held as often as business requires. An executive committee of nine regents is elected at the annual meeting to act for the board in the intervals between its meetings, except that it can not grant, alter, suspend or revoke charters or grant honorary degrees.

Convocation. The University convocation of the regents and the officers of institutions in the University, for consideration of subjects of mutual interest, has been held annually since 1863 in the senate chamber in Albany. It meets Monday, Tuesday and Wednesday after the fourth Friday in June.

Though primarily a New York meeting, nearly all questions discussed are of equal interest outside the state. Its reputation as the most important higher educational meeting of the country has in the past few years drawn to it many eminent educators not residents of New York, who are most cordially welcomed and share fully in all discussions. It elects each year a council of five to represent it in intervals between meetings. Its proceedings, issued annually, are of great value in all educational libraries.

#### **Departments**

r Administrative (Regents office) — including incorporation, supervision, inspection, reports, legislation, finances and all other work not assigned to another department.

Duplicate division. This is a state clearing house, to which any institution in the University may send books or apparatus which it no longer requires, and select from it in return an equal value suited to its locality and needs.

2 Examination—including preacademic, law, medical, dental and veterinary student, academic, higher, law, medical, dental, veterinary, library, extension and any other examinations conducted by the regents, and also credentials or degrees conferred on examination.

The examinations are conducted as the best lever for securing better work from teachers and more systematic and continuous study from students, and as the best means of detecting and eliminating inefficient teachers or methods. They cover 140 subjects and required last year 913.500 question papers (exclusive of bound volumes), and are held the week ending the last Friday in January and March and the third Friday in June, in the 576 academies and high schools in the University and also at various central points where there are 10 or more candidates.

3 Extension—including summer, vacation, evening and correspondence schools and other forms of extension teaching, lecture courses, study clubs, reading circles and other agencies for the promotion and wider extension of opportunities and facilities for education, specially for those unable to attend the usual teaching institutions.

Public libraries division. To promote the general library interests of the state, which through it apportions and expends \$25,000 a year for the benefit of free public libraries. Under its charge are the traveling libraries for lending to local libraries or to communities not yet having permanent libraries.

The most important factor of the extension movement is provision of the best reading for all citizens by means of traveling, home and capitol libraries and annotated lists through the public libraries division.

4 State library—including general, law, medical, and education libraries, library school, bibliographic publications, lending books to students and similar library interests.

Library school. The law authorizes the state library to give instruction and assistance in organizing and administering libraries. Students receive from the state library staff, in return for services rendered to the library during their two years' course, careful training in library economy, bibliography, cataloguing, classification and other duties of professional librarianship.

5 State museum—including all scientific specimens and collections, works of art, objects of historic interest and similar property appropriate to a general museum, if owned by the state and not placed in other custody by a specific law; also the research department carried on by the state geologist and paleontologist, botanist and entomologist, and all similar scientific interests of the University.

# State Library Bulletin

LEGISLATION No. 9

February 1898

## LEGISLATION BY STATES IN 1897

## Eighth Annual Comparative Summary and Index

PAGE	Paus
Preface	Military regulations
Public murula	Charities But
Education-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Penni and reformatory instances to
Political regulations	Insurance
Labor	Transportation, Communication. dis
Corporations :	Public health and safety 677
Finance.,	Trade. Industries. Mining 685
Property and contract rights 105	Agriculture
Estates of decedents and wards 070	Game and Salt 700
Administration of Justine 553	CONSTITUTIONAL AMENDMENTS 716
State and treet absolute and the	ATTENTION TATIONS AND

ALBANY

UNIVERSITY OF THE STATE OF NEW YORK

# Regents

ANSON JUDD UPSON, D. D., LL. D., L. H. D., Chancellor
WILLIAM CROSWELL DOANE, D. D., LL. D., Vice-Chancellor
FRANK S. BLACK, B. A., Governor
TIMOTHY L. WOODRUFF, M. A., Lieutenant-Governor
JOHN PALMER, Secretary of State
CHARLES R. SKINNER, M. A., LL. D., Sup't of Pub. Inst.

#### In order of election by the legislature

YEAR

1873	MARTIN I. TOWNSEND, M. A., LL. D	_		Troy
1874	ANSON JUDD UPSON, D. D., LL. D., L. H. D.		_	Glens Falls
1877	CHAUNCEY M. DEPEW, LL. D		_	New York
1877	CHARLES E. FITCH, LL. B., M. A., L. H. D.	_		Rochester
1877	ORRIS H. WARREN, D. D		_	Syracuse
1878	WHITELAW REID, LL. D	_		New York
1881	WILLIAM H. WATSON, M. A., M. D		_	Utica
1881	HENRY E. TURNER	-		Lowville
1883	ST CLAIR McKelway, M. A., Ll., D., L. H. D., D	. C.	L.	Brookly <b>n</b>
1885	Hamilton Harris, I'h. D., LL. D	_		Albany
1885	DANIEL BEACH, Ph. D., LL. D		_	Watkins
1888	CARROLL E. SMITH, LL. D	_		Syracuse
1890	PLINY T. SEXTON, LL. D		_	Palmyra
1890	T. Guilford Smith, M. A., C. E	-		Buffalo
1892	WILLIAM CROSWELL DOANE, D. D., LL. D		_	Albany
1893	LEWIS A. STIMSON, B. A., M. D	-		New York
1894	Sylvester Malone	•	_	Brooklyn
1895	Albert Vander Veer, M. D., Ph. D	-		Albany
1897	CHESTER S. LORD, M. A	-	_	Brooklyn

### Elected by the regents

1888 MELVIL DEWEY, M. A., Secretary - - - Albany

#### PREFACE

As fast as advance copies of the session laws of each state can be secured, the separate laws are summarized on eards by the legislative librarian and classified by subject. This is necessary to enable the state library to answer promptly frequent inquiries as to legislation in other states.

This summary is printed at the end of the year in order that legislators, state officers and others may know at a glance what laws have been passed by states on any subject, without going to the library to consult the manuscript cards. The laws are for the most part sufficiently summarized so that consultation of the laws themselves may often be dispensed with. The aim is to give as far as possible a concise comparative view of current state legislation on all subjects except those of purely local interest. It is of course impracticable to give many details in the case of general laws having numerous regulations or minor amendments. This annual bulletin should contribute materially to advancing standards of legislation and promoting uniformity, as it enables legislators with a minimum of labor to utilize the experience of other states which have recently been working on similar problems.

The references in the present bulletin cover 36 states and three territories. They include all the legislative sessions held in 1897 except those of Georgia held in the last quarter, and Florida and Utah, not yet received. This also includes the Georgia session held in the last quarter of 1896 and not received in time for that year's bulletin.

Constitutional amendments submitted to future action of the legislature or people, as well as those voted upon since the last bulletin, are placed in the summary under their proper subject-heads, but on page 716 a separate table arranged by states, showing the result of votes, and referring to the marginal numbers, is added. The new constitution of Delaware is summarized on page 717.

#### **Explanations**

These must be carefully read to understand the bulletin.

The bulletin consists of two parts: summary and index.

The summary is classified under the general heads shown in the table of contents on the cover and in greater detail on page 488. More comprehensive laws are regularly put first under the headings, and in ascertaining what legislation has been passed concerning subordinate matters under the general subject, it is necessary to refer also to the more inclusive entries. Cross references must also be observed.

The index is an alphabetic list of all the specific topics contained in the summary, and refers to each entry by its marginal number. It is necessarily very condensed.

New legislation only is included and when this is in the form of amendments, only those clauses which add to, or materially change old enactments are cited. In case some part of the former law, still retained, is necessary for clearness, it is printed in ordinary type and new matter in ttalics.

Citations, as a rule, are made by state, number and date of approval.

In Delaware and Rhode Island, where the governor's approval is not

necessary, the date of final passage by the legislature is given. In the case of bills which are passed over the governor's veto or become laws without his signature by expiration of time, the date of such passage or expiration is given. The laws of several states are without chapter numbers and references are to pages.

The present bulletin has been prepared by the legislative librarian, E. Dana Durand, Ph. D. with the assistance of George F. Bowerman, B. A. who will have charge of the work during 1898, and will be glad to answer any inquiries or correspondence pertaining to comparative legislation. Address Legislative librarian, State library, Albany, N. Y.

MELVIL DEWRY

#### LEGISLATIVE SESSIONS INCLUDED IN THIS BULLETIN

The sessions are biennial and the dates 1897 unless otherwise indicated

	Dates		Dates
Alabama	10 N '96 - 18 F '97	Nevada	18 Ja – 13 Mr
Arizona	18 Ja – 18 Mr	New Hampshire	6 Ja – 26 Mr
Arkansas	11 Ja – 11 Mr	New Jersey annual	12 Ja – 31 Mr
(extraordinary)	26 Ap - 16 Jl	(extraordinary)	25 My
California	4 Ja - 20 Mr	New Mexico	18 Ja – 18 Mr
Colorado	6 Ja - 5 Ap	New York	6 Ja – 24 Ap
(extraordinary)	6 Ap - 8 Ap	North Carolina	6 Ja - 9 Mr
Connecticut	6 Ja – 12 Je	North Dakota	5 Ja - 5 Mr
Delaware	5 Ja – 29 My	Oklahoma	12 Ja – 12 Mr
Georgia (annual)	28 O '96 - 19 D '96	Pennsylvania	5 Ja - 1 Jl
Idaho	4 Ja - 8 Mr	Rhode Island (annual)	26 Ja - 21 My
Illinois	6 Ja - 4 Je		25 My - 27 My
Indiana	7 Ja - 8 Mr	South Carolina (annual	l) 12 Ja - 3 Mr
Kansas	12 Ja - 20 Mr	South Dakota	5 Ja - 5 Mr
Kentucky (extraordia	n'y) 13 Mr - 22 My	Tennessee	4 Ja - 10 Ap
Maine	6 Ja - 27 Mr	Texas	12 Ja – 21 My
Massachusetts (anni	sal) 6 Ja - 12 Je	(extraordinary)	22 My - 20 J1
Michigan	6 Ja - 31 My	Washington	11 Ja – 11 Mr
Minnesota	5 Ja - 21 Ap	West Virginia	13 Ja – 26 F
Mississippi (extraord	'y) 27 Ap - 27 My	Wisconsin	13 Ja – 24 Ap
Missouri	6 Ja – 22 Mr	(extraordinary)	17 Ag - 20 Ag
Montana	4 Ja - 4 Mr	Wyoming	12 Ja – 20 F
Nebraska	5 Ja - 9 Ap		

#### **ABBREVIATIONS**

			M	onths			
Ja	January	$\mathbf{A}\mathbf{p}$	April	Ji	July	0	October
F	February	Мy	May	Ag	August	N	November
Mr	March	Je.	June	s	September .	D	December
			S	States			
Ala.	Alabama			Del.	Delaware		
Ari.	<b>A</b> rizon <b>a</b>			Ga.	Georgia		
Ark.	Arkansas		s Ida. Idaho				
Cal.	Calif	fornia		III.	Illinoi	8	
Col.	Colo	rado		Ind.	Indian	a	
Ct.	Coni	necticut		Kan.	Kansa:	3	

States (continued)							
Ky. Kentucky		(.	•	h Carolina			
Me. Maiue				h Dakota			
Mass. Massachuset	ta			homa			
Mich. Michigan	vo			noma Isylvania			
Minn. Minnesota				le Island			
Miss. Mississippi				b Carolina			
Mo. Missouri				h Dakota			
Mon. Montana				n Dakota 1essee			
Neb. Nebraska			Tex. Texa				
Nev. Nevada				-			
	.:			hington			
	111.0			t Virginia consin			
N. M. New Mexico N. Y. New York			Wyo. Wyo	ming			
n. i. New iork							
			REFERENCES BY				
Public morals	No.	Page	Corporations	No.	Page		
Family	27	491	General	47	<b>532</b>		
Amusements	23	493	Corporations	not for			
Intoxicating liquors.			profit	38	535		
Narcotics	79	494	Banking and	loan in-			
Public order and de-			stitutions	81	<b>538</b>		
cency	43	498	Trusts and c	ombina-			
-			tions	15	542		
Education	172			181			
Public school organiza-				101			
tion	91	501	Finance				
School finances	45	506	State finance	47	543		
Teachers	25	509	Public lands.	School			
Attendance. Instruc-	•		lands	30	546		
tion	44	510	Taxation — gen	eral 141	547		
Higher and professional		513	Special forms	of taxa-			
Libraries	25	515	tion	96	555		
Scientific work. Art	18	516	Local finance	83	560		
<del>-</del>				397			
Political regulations	276			397			
Civil rights. Citizen-			Property and contr	act rights			
ship	16	517		•	566		
Elections	144	518	Liens. Incumb	33	569		
Law-making	39	526			572		
Public documents and	39	020	Other obligation	•	574		
printing	11	528	Insolvency	31	3/4		
I		0-0		185			
Labor	210		Estates of decede	nte and			
Statistics. Bureaus	•	529	wards	iits and			
Employment. Wages	3 23	529		_	E00		
Protection. Factory	-	020	General	2	576		
laws	20	530		7ises 13	576		
Organization. Strikes.		000	Administration dure	. Proce-	577		
Arbitration	11	532	Guardianship	18	582		
		002	O maraimment.				
	57			105			

Administration of justice	No.	Page	Insurance	No.	Page
Practice of law	15	583	General	24	<b>6</b> 60
Courts	72	584	Life and accident	30	661
Court officers	33	588	Fire and other casualty	54	663
Civil procedure — gen-			Surety and guaranty		
eral	182	589	companies	27	666
Civil procedure - spe-			<del></del>		
cial actions	76	600	Transportation. Commu-	135	
Criminal procedure	57	604	nication		
Crimes	72	608	Railways. Common		
_	507		carriers	110	668
	30,		Rapid transit. Street		
State and local govern-			, railways	31	674
ment			Express. Telegraph.		
General	21	612	Telephone. Naviga-		
State government	53	613	tion	24	676
County and township				-6-	
governme :	67	616	Public health and safety	165	
Townships	19	620	General supervision.		
Municipalities generally		621	Boards	45	677
Police. Fire department	-	627	Medicine. Dentistry.	73	•••
Light. Water. Power Local improvements.	49	628	Pharmacy	38	680
		001	Foods. Adulteration	28	682
Assessments Parks. Boulevards	57	631	Public safety	27	684
Cemeteries	15	634	· -	<u> </u>	
Roads and bridges	15 118	635 636	Trade. Industries. Mining	138	
Roads and oringes	110	0.30	Domestic trade.		
	534		Weights and measures	64	685
Military regulations			Arts. Industries	15	689
Militia. National guard	38	643	Mines and mining	51	690
Veterans. War memor-	30	040		<del></del>	030
ials	48	645	Agriculture	130	
	<u> </u>		General. Associations		200
Charities	86		Soil—drainage, irriga-	37	693
			tion, fertilizers	63	695
Charities and reform. General	8	648	Pests. Hindrances to	03	050
Insane. Feeble-minded	_	648	crops	34	699
Deaf and dumb. Blind	31	650	Domestic animals	79	701
Poor relief	9 19	651	Dairy products	27	705
Children. Orphans	24	652	Forestry	21	707
——————————————————————————————————————		002	· -		
	91		Game and fish	261	
Penal and reformatory			General	26	708
State prisons and con-			Game	40	709
victs	70	654	Fish	46	712
County jails and pris-	, -		Shell fish	16	714
oners	12	658			• 1.5
Reformatories	18	659		128	
			Total number of refer-		
	100			3858	

# State Library Bulletin

Legislation no. 9 December 1897

## LEGISLATION BY STATES IN 1897

Eighth Annual Comparative Summary and Index

### Public morals

(See also Crimes and punishments, 1926; Religious corporations, 739)

#### **Family**

(See also Family property, 1246, 1402; Guardians, 1483; Orphans, 2657)

- 1 Marriage. General law; parties; license by probate judge; person solemnizing to return with certificate. Okl. 23, art. 1, 26 F
- 2 Legalizing indian marriages and legitimatizing children of indian who have taken allotments; in future marriages indian customs illegal.
  Okl. 23, art. 2, 12 Mr
- 3 Age of consent on part of males raised to 18 [formerly 14]; on part of females 16 [formerly 12]. W. Va. 34, 25 F
- 4 Females of 15 [formerly 16] years may marry on consent of parent. N. D. 4, 9 Mr
- 5 Establishing system of licenses. To be obtained from county clerk; certificate signed by person solemnizing and filed by him with clerk. Consent of parents of minors.

  N. J. 193, 18 My
- 6 Probate judge may issue secret license and perform ceremony where, to protect reputation, it is desirable that exact date of marriage be kept secret.

  Mich. 180, 29 My
- 7 Requiring recording of declaration of marriage by members of religious denominations having peculiar marriage forms.

Cal. 126, 27 Mr

8 Penalties for illegal alterations on certificate of intention; correction of marriage certificates; cities and towns may vote to pay fees for solemnizing; notices of intention and consent of parents of adopted persons, etc.

Mass. 424, 22 My

- 9 Marriage certificates, when both parties non-residents of state, shall be filed in town where marriage celebrated. N. H. 18, 17 F
- 10 Record shall give birthplace of parties; certificate shall be forwarded to clerk of towns where solemnized and where license recorded.
  Me. 282, 25 Mr
- 11 Records of marriage certificates to be kept by registrars of vital statistics in cities; persons solemnizing marriages to make returns.

  Wis. 205, 10 Ap
- 12 Mayors of cities may solemnize.

Ind. 86, 4 Mr

13 Only citizens of U.S. may solemnize.

Mo. p. 166, 1 Mr

- 14 Divorce. More definite and rigid restrictions as to residence of parties in state to entitle to bring suit. No testimony shall be taken for four months after petition is filed. Mich. 116, 7 My
- 15 May be granted if libeliee is resident of state. Me. 207, 2 Mr
- 16 Prohibiting solicitation of divorce business by advertisements.

Wash. 7, 10 F

- 17 Not granted upon uncorroborated testimony of either or both husband and wife.
  Kan. 125, 6 Mr
- 18 In actions husband and wife competent witnesses for and against, but neither compelled to incriminate himself; divorce not granted on evidence of either if any collusion. Tex. 49, 3 Ap
- 19 Court granting divorce may on request change wife's name.

**Me.** 178, 8 F

- 20 Divorced defendant not to remarry during life-time [formerly, or till remarriage] of plaintiff.
  N. Y. 452, 17 My
- 21 Divorce must be at least one year prior to subsequent marriage.

  Cal. 36. 25 F
- Removing time limit after divorce before marriage permitted.

  Permit from court not required.

  Me. 184, 15 F
- 23 Alimony constitutes lien on estate of husband. Enforcement.

  Mich. 197, 29 My
- 24 Clerks of courts to report divorce statistics to secretary of state for publication.

  Mich. 9, 11 F
- 25 Support of family. Husband may be ordered by supreme court in term or vacation to support wife and minor child. Execution may be issued for sum when payable.

  Me. 175, 2 F
- 26 Either father or mother, competent to do business, entitled to guardianship of minor.

  Ida. p. 55, 8 Mr
- 27 Wife is competent witness in cases brought against husband as to fact of marriage and parentage of children, etc.

Ill. p. 286, 7 Je

#### Amusements

(See also Licenses, 1131)

- 28 Gambling. Constitutional amendment prohibiting gambling, lotteries and pool selling. Adopted by people, Oct. 1897.
  - N. J. sp. sess. 1, 25 My
- 29 Penalties for gambling and for licensing it. Prosecutions; destruction of apparatus, etc.
   Mont. p. 80, 4 Mr
- 30 Revised law. Minimum penalties, \$200 fine, four months imprisonment; destruction of gambling furniture.

Ida. p. 53, 8 Mr

- 31 Wheels of fortune, chance games, rafflings or devices of like kind prohibited.

  Ala. 370, 13 F
- 32 Misdemeanor to keep nickel-in-the-slot machines for public use for gambling.S. D. 101, 27 F
- 33 License for nickel-in-the-slot machines for gambling or games of chance, \$50 annually.
   N. M. 31, 10 Mr; 46, 17 Mr
- 34 Horse racing. Pool selling. Prohibiting pool selling, bookmaking and the transmitting of bets. Ala. 215, 5 F; Wis. 187, 8 Ap
- 35 Pool selling and bookmaking prohibited except to those having state license at \$2 per day; penalties; license fees for 'improvement of breed of horses fund.'
  Mo. p. 100, 7 Ap
- 36 Amending penalties for pool selling and bookmaking; collection of tax on racing associations; length of race meetings, etc.

N. Y. 446, 17 My

- 37 By entering horses under assumed names or out of proper class all winnings are forfeit; also penalty.

  Ari. 37, 17 Mr
- 38 Secretaries of agricultural societies may enforce collection of entrance fees. Wis. 233, 14 Ap
- 39 Prize fighting. Persons over 21 may conduct; license, \$1000; regulations.Nev. 2, 29 Ja
- 40 Exhibiting publicly reproductions of prize fights a felony.

Me. 309, 26 Mr Ida. p. 9, 2 Mr

- 41 Theaters. No license required.
- 42 Requiring removal of hats and bonnets during theatricals, etc. if
   an obstruction to view of others, on request.
   W. Va. 16, 22 F
- 43 Bicycle racing. Shall not be continued more than 12 consecutive hours without six hours rest.

  Ill. p. 202, 10 Je
- 44 Miscellaneous. Penalty for exhibition of deformed person or animal or monstrosity.

  Mo. p. 102, 24 F
- 45 Reducing licenses of billiard tables to \$3.75 [formerly \$7.50] per quarter; circuses to \$125 [formerly \$250] per day.

Mont. p. 197, 4 Mr

- 46 License fee for billiard tables and bowling alleys \$4 each when connected with summer hotels and resorts. N. H. 37, 25 F
- 47 Penalty for admitting minors to billiard rooms or bowling alleys after notification.

  N. C. 278, 8 Mr
- 48 Penalty for admitting persons under 21 [formerly 16] without guardians into dance houses, concert saloons or places where liquor is sold.

  Minn. 115, 14 Ap
- 49 Prohibiting persons running pool or billiard tables from permitting minors in their places of business without written consent of parents or guardians.

  Tex. 154, 27 My

#### Intoxicating liquors. Narcotics

(See also Adulteration, 8124)

#### Prohibition. Public management

50 State liquor commissioner. Balance of profit of sales to municipal officers shall be paid state after accounts are audited.

Me. 190, 16 F

- 51 State dispensary system. Testing by state chemist of liquors imported into state for personal use; penalty for selling.
  - S. C. 340, 5 Mr
- 52 Licenses not granted to distillers except on petition by majority of resident freeholders.5. C. 332, 5 Mr
- 53 Submitting to popular vote constitutional amendment providing for manufacture and sale of liquors exclusively under state control by agents on salary. (1898)

  5. D. 38
- 54 Local option. Providing for vote on question in commissioners' precincts, school districts, etc.

  Tex. 162, 27 My
- 55 In voting on question, voters may cross out 'Yes' and write 'No' on license ballots, and vice versa.Ct. 79, 8 Ap
- City, town or village may reorganize under general law while retaining special prohibitory clause.III. p. 99, 9 Je
- 57 Sale of liquor in districts where local prohibition is enforced only on physician's prescription; regulation and penalties.

Tex. 158, 27 My

- 58 In local option votes, separate vote to be taken on sale of wine; regulation of its sale only in quantities not less than one fifth gallon.

  Ark. sp. sess. 42, 26 Je
- 59 Defining and prohibiting 'cold storage' of liquors in local option districts.
  Tex. 99, 22 Ap
- 60 Penalty for sale or gift by parties unseen, using a 'wheel' or other contrivance.
  Mo. p. 103, 23 Mr

61 Liquors taken by common carriers into no-license towns and cities shall be marked with names and addresses of buyer and seller, kind and amount of liquor; record and inspection of such deliveries; orders can not be solicited in such places; penalties.

Mass. 271, 10 Ap; 487, 10 Je

#### Licenses

- 62 General law licensing and regulating (in accordance with repeal of constitutional prohibition); providing for local option.
  - 8. D. 72. 3 Mr
- 63 Classes. Rates. Boards of health may also license, regulate or suppress dealers in liquors by quantity or other than dram shops.
  Ark. 45, 15 Mr
- 64 Amending as to licenses for sale of malt liquors, wholesale licenses, etc. Prohibiting sale within 100 yards of a public school.
  Okl. 22, 11 Mr
- 65 Licenses of \$100 required to retail any liquors in quantities less than five gallons. Ind. 167, 8 Mr
- 66 Persons selling by the glass to be drank on premises, or selling by the bottle deemed retailers. Wyo. 49, 24 F
- 67 Amending definition of intoxicating liquors to include fermented cider sold in quantities less than one gallon in towns with licenses or less than five gallons sold in towns without licenses.
  - Ct. 179, 25 My
- 68 Regulating and establishing scale of licenses of brewers, distillers, wholesalers, bottlers, etc., for wholesale business, also amending scale of licenses for retail business.
  Pa. 408, 30 J1
- 69 Schedule of license fees of distillers according to amount of product.

  Del. 378, 26 My
- 70 Special license of \$1000 allowing sale by breweries in quantities to licensed dealers.
  Pa. 144, 21 Je
- 71 Procedure. Regulations. Procedure in hearings before county commissioners for granting or revocation. Ct. 183, 25 My
- 72 Amending procedure on application for renewal. Ct. 154, 13 My
- 73 Treasurers of cities and towns shall make return of amounts and pay one fourth to state treasurer within 30 days of receipt of fees.
  Mass. 233, 2 Ap
- 74 Where county commissioners license saloons within 160 rods of a no-license village, one half of license to be paid to village treasurer, etc.
  Minn. 154, 19 Ap
- 75 Township boards of excise have same power to transfer licenses, or to license beer bottlers, as boards in cities. N. J. 202, 18 My

- 76 Regulating permits by county commissioners for removal of place of business.
  Ct. 151, 13 My
- 77 Judges who grant licenses may transfer to another or, in case of fire, etc., from one place to another. Pa. 230, 15 Jl
- 78 May be transferred to incoming tenant or other proper person with approval of court.

  Del. 457, 23 Ap
- 79 License fee for unexpired term refunded to administrator, etc.

  Mass. 227. 2 Ap
- 80 Druggists' licenses. Requirement of application. Must be sworn. Ct. 129, 29 Ap
- 81 Special licenses for sale of pure alcohol for technical purposes by dealers in paints and chemicals.

  Mass. 398, 13 My

#### Regulations and restrictions

- 82 Saloons. Prohibiting fencing, boxing, billiards, bowling, cards, dice, musical instruments, etc. in saloons; penalties.
  - Ark. 88, 6 Mr
- 83 No girl or woman shall tend bar, dance or furnish music in saloon.

  Mich. 170, 29 My
- More stringent regulations as to sale of liquor and alcohol, bottling, hotels, guests, clubs, etc.

  N. Y. 312, 20 Ap
- 85 Special time and places. When February 22, May 30, and July 4 occur on Sunday intoxicating liquors shall not be sold on following day.
  Mass. 160, 17 Mr
- 86 Prohibiting sale or gift of intoxicating liquors during day or succeeding night of any primary election; penalty. Ark. 35, 3 Mr
- 87 Sale of liquor on school election day permitted. Del. 460, 29 Mr
- 88 Justices' courts shall not be held in a building in which the sale of liquor is authorized.
  N. Y. 404, 10 My
- 89 Licenses for sale of liquors in public parks, pleasure grounds and reservations prohibited. Mass. 207, 27 Mr
- 90 Selling from vehicle within two miles of camp meeting a misdemeanor.
  N. J. 67, 31 Mr
- 91 Persons having store-keepers' or druggists' license prohibited from peddling on streets and roads.
  Del. 459. 28 My
- Applications for license must state distance if within 200 feet of postoffice, public library or cemetery.
   Ct. 127, 29 Ap
- 93 Minors. Penalty for selling or giving liquor to minors without written permission of parent, master or guardian.

Mo. p. 108, 24 Mr

- 94 Penalty for admitting to bar room after notification not to do so.
  N. C. 278, 8 Mr
- 95 Penalty for admitting minors under 21 [formerly 16] to places where liquors are sold, without guardian.

  Minn. 115, 14 Ap
- 96 Proprietors of saloons and gambling places selling to minors or permitting them to play or lounge in saloon shall be liable to parents.
  Nev. 95, 19 Mr
- 97 Penalty for selling liquors to persons to whom such sale is forbidden. Ct. 150, 13 My
- 98 Penalty for taking intoxicants to persons to whom its sale is forbidden. Ct. 172, 25 My
- 99 Prohibiting selling, giving or procuring for delivery to minors.

  Tex. 32, 22 Mr
- 100 Defendant in suit for sale to minor may bring evidence to show that sale was not knowingly or negligently. Pa. 76, 25 My
- 101 Indians. Penalties for sale to indians. Two years, \$1000 or both.

  Cal. 31, 25 F
- 102 Miscellaneous. Removing minimum limit of alcohol in definition of liquors.N. D. 96, 29 Ja
- 103 Forbidding sale at retail on credit. Mont. p. 68, 1 Mr
- 104 Penalties for adulterations. Inspection by state board of health.

  Ot. 286, 10 Je
- 105 Sheriffs, constable, etc., may sell when taken on execution.
  B. I. 507, 27 My
- 106 Penalties. Prosecutions. Penalty for selling liquors without license \$50—\$100 for first offense; not less than \$100 for subsequent offense.

  N. M. 56, 18 Mr
- 107 Prosecuting attorneys of counties may bring suits in name of state to abate illegal traffic.
   W. Va. 40, 6 F
- 108 Repeal of requirement that persons convicted of intoxication must reveal from whom they procured liquor. Ct. 89, 8 Ap
- 109 Record of vessels forfeited shall be kept; sale from time to time.

  Me. 212, 3 Mr
- 110 Prosecutions, in cases of seizure of intoxicating liquors, may be by prosecuting attorney of courts of common pleas. Ct. 116, 29 Ap
- 111 Vessels containing, need not be destroyed. Costs in case of acquittal paid as in other criminal cases.
  Ct. 149, 13 My
- 112 Intoxication. Punishment for second or subsequent offense imprisonment not exceeding 90 [formerly 30] days. Me. 278, 25 Mr
- 113 Inebriates. Probate judge may order treatment in institution at county expense, to be considered as loan. Minn. 260, 23 Ap

- Person addicted to dangerous use of alcohol or of poisonous drugs may be restrained by friends in his house or in insane hospital; proceedings, habeas corpus, etc.
   R. I. 439, 5 F
- 115 Repealing provision for treatment at insane asylum.

Minn. 235, 23 Ap

- 116 Repeal of law for treatment at public expense. Wis. 23, 10 Mr Tobacco. Narcotics
  - 117 Prohibiting sale to minors under 18 and to all minors in schools and colleges; prohibiting use by minors in public places. Penalties for harboring minors for purpose of use of tobacco.

Minn. 116, 14 Ap

- 118 Misdemeanor to sell or give to minors confined in reformatories, etc. N. Y. 256, 15 Ap
- 119 Cigarettes. Prohibiting sale of cigarettes and cigarette paper.
  Tenn. 30, 11 F
- 120 Prohibiting sale to minors. Ind. 135, 6 Mr; Wis. 329, 23 Ap
- 121 Manufacture, or sale to minors a misdemeanor. Me. 333, 27 Mr
- 122 Increasing penalty to \$100 [formerly \$25] for sale to minors under
  21 [formerly 15]; imprisonment on failure to satisfy judgment.
  Neb. 101, 14 Ap
- 123 Quarterly license for sale of eigarettes and eigarette paper reduced to \$15 [formerly \$150]. Nev. 25, 1 Mr
- 124 State license not required for sale.

W. Va. 39, 4 F

125 Unlawful to sell or give cocaine without a physician's prescription.

Col. 38, 31 Mr; Ill. p. 138, 11 Je

#### Public order and decency

(See also Crimes and punishments, 1926)

#### Inhumanity

- 126 Cruelty to children. Defining: abandonment, cruel punishment, deprivation of food or endangering health; penalty; court may appoint humane societies as guardians of ill-treated children or children of immoral parents.

  Neb. 36, 10 Ap
- 127 Made a felony. Sentence may at discretion be suspended if defendant give bond for good treatment.

  Mich. 213, 29 My
- 128 Penalty for torture, punishment, depriving of food, etc., of any person or for overwork of children under 16, etc. Prosecution by court or humane society; search authorized. Ct. 124, 29 Ap
- 129 Extending list of prohibited occupations by children; consent by mayor or president of town council to certain employments; prosecutions by society for prevention but expenses borne by town or city.

  R. I. 475, 21 My

- 130 County courts may remove children from custody of cruel, neglectful or immoral parents and give to other persons or non-sectarian institutions.

  Mo. p. 75, 11 Mr
- 131 Societies for prevention may receive children surrendered voluntarily or institute proceedings to have custody of abandoned or cruelly treated children and may place same in orphan asylums.
  W. Va. 33, 22 F
- 132 Municipal corporations may appropriate not exceeding \$1200 per year for support of societies for prevention of cruelty; none of which to be expended for salaries.
   Minn. 182, 21 Ap
- 133 Cruelty to animals. Cock-fighting, dog-fighting, bear-baiting prohibited; also confining animals without food or water or abandoning diseased animals. W. Va. 32, 20 F
- 134 Throwing of balls at animals as a feat of skill prohibited; report to secretary of state.
  Ct. 225, 9 Je
- Persons taking possession may recover charges from owner by an action of tort [formerly of debt]; before killing disabled animal, omicer shall have three citizens examine and decide. Any society may make arrests.
   N. H. 22, 23 F
- 136 Keepers of jails, etc. must receive persons arrested for violation of law.
  Pa. 150, 22 Je
- Dissection of animals. Confined in schools to purposes of illustration of study. Vivisection prohibited.
   Wash. 16, 17 F

#### Sexual ethics. Disorderly conduct

- 138 Penalty for debauching boys under 15. Mich. 95, 28 Ap
- 139 House of ill-fame. Amending. Keeping, a misdemeanor; imprisonment one year at discretion of court; leasing property knowingly for such purpose a misdemeanor; justices of peace to have no jurisdiction in cities of 25,000.

  W. Va. 35, 26 F
- Prohibiting location on principal road leading to a mining camp; liquor licenses not granted to hotels so located where prostitution is permitted; penalties.
  Ari. 61, 18 Mr
- 141 Penalties for taking, employing, harboring or procuring girls between 10 and 18 for prostitution.
  Ala. 404, 15 F
- 142 Penalty for harboring females under 18. Mo. p. 100, 23 Mr
- 143 Municipalities may regulate or suppress prostitution.

Ida. p. 18, 6 Mr

144 Bastardy. Evidence of previous good character may be offered in rebuttal by accused. Ct. 16, 3 Mr

- 145 Fees for receiving complaints and issuing warrants abolished;
  warrants may be served by any officer authorized to serve processes.

  Mass. 237, 3 Ap
- 146 Use of anesthetics. Prohibiting dentists or physicians from administering anesthetics to females except in presence of a third person; penalty.
   W. Va. 11, 19 F
- 147 Obscene literature. Extending definition of offense; penalty.

  Penalty for selling articles to prevent conception, etc.

Pa. 51, 12 My

- 148 Amending definition and increasing penalty; one half of fine to informer.

  R. I. 455, 14 My
- 149 Prohibiting publication of immoral and indecent newspapers, magazines, etc.

  Tex. 116, 13 My
- 150 Obscene language. Penalty for use in presence of woman or child.

  Mich. 219, 29 My
- 151 Disorderly houses and conduct. Penalty for disorderly conduct, or for keeping a disorderly house. Minn. 108, 9 Ap
- 152 Cities may prohibit fighting, assault, disorderly noise, etc.
  Minn. 301, 23 Ap.
- 153 Disturbing religious worship. Amending penalty. Tex. 78, 15Ap
- Misdemeanor to use blasphemous, profane or obscene language at or near a religious meeting.
   S. C. 234, 11F
- 155 Disturbing public meeting. Penalty for interference, by insulting language or missiles, with person making public speech.

Ky. 2, 16 Ap

#### Miscellaneous

- 156 Sunday observance. 'Recreation' no longer probibited; time amended: midnight Saturday to midnight Sunday [formerly sunrise to sunset Sunday]; fine not more than \$50 [formerly \$4]; criminal process excepted.

  Ct. 188, 25 M
- 157 Railroad commissioners may authorize the running of steamboats on Sunday. Mass. 389, 12 My
- 158 Fire alarms. Penalty for false alarm of fire \$100 or six months imprisonment [formerly \$50] Mass. 385, 10 My
- 159 Dissection. Dead bodies. Amending. Distribution of bodies of criminals and unclaimed bodies among medical colleges in proportion to number of students; procedure, records, etc. Friends may demand burial [formerly delivery]. Kan. 158, 13 Mr
- Bodies of paupers and criminals (unless claimed by relatives) to
   be at disposal of professors of anatomy of medical colleges of
   state who constitute board for distribution.
   N. C. 203, 1 Mr

- 161 Certain other medical colleges besides University of Michigan may receive bodies of criminals, etc. Mich. 119, 7 My
- 162 Incorporated anatomical societies preferred for reception of bodies after medical colleges.
  Pa. 30, 29 Ap
- 163 Board established for collecting and distributing bodies of persons dying in institutions, etc.; regulations.

  Me. 315, 27 Mr
- 164 Requiring poor, prison and jail officers to notify physicians when there are dead bodies of paupers and convicts at their disposal.

N. H. 28, 23 F

165 More stringent law prohibiting disinterring, concealing, disposing of, exposing or throwing away of human bodies. Penalties.

Neb. 100, 27 Mr

166 Concealed weapons. Penalty for carrying \$25-\$200.

Tex. 25, 20 Mr

- 167 Amending definition and penalty; special count for, in cases of murder, etc.
  S. C. 251, 17 F
- 168 Prohibiting sale of pistol, dirk, slung shot, knuckles, etc., to minors without written request of parent or guardian.

Tex. 155, 27 My

### Education

#### Public school organization

- General laws. Amending, codifying and revising school law.
  S. D. 57, 10 Mr; Wash. 118, 19 Mr; Wis. 354, 27 Ap
  Minor amendments to general law.
  N. D. 75, 12 Mr
- 170 Joint committee appointed to investigate system and report bill.

  Ala. 115, 9 D '96
- 171 Township graded schools may be organized on vote of town meeting; general organization.Minn. 205, 21 Ap

#### School elections. Suffrage

- 172 Constitutional amendment giving women right to vote in. Rejectedby people, Oct. 1897.N. J. sp. sess. 1, 25 My
- 173 Submitting constitutional amendment permitting women to vote for school officers and members of library boards and to hold such offices [formerly legislature might grant privilege, applied only to schools]. (1898)
  Minn. 175, 21 Ap
- 174 Women entitled to vote under general or special laws must register. Ct. 114, 29 Ap
- 175 Defining qualifications of electors. Ark. 27, 10 Je
- 176 Registration of voters required in school districts having population of 10,000. Procedure. Voting places. Wash. 32, 4 Mr

177 Electors must have residence of six months in state.

Nev. 10, 12 F

- 178 School meetings. Time for holding may be changed by vote of district operating under special law.

  Minn. 305, 23 Ap
- 179 Shall be called on petititon of one third of school electors

Ari. 70, 18 Mr

180 Held annually in July [formerly May]. Okl. 34, art. 3, 3 Mr

#### Districts. Place of attendance.

181 Formation. Providing for organization in community counties.

Tex. 146, 22 My

- Shall not be erected except on petition of 25 parents of school children; new district shall have 25 school children and leave 50 children in remainder of district.

  N. M. 25, 2 Mr
- 183 May be established only at July term of county court after written notice at some previous term.

  Tenn. 83, 3 F
- 184 Repealing prohibition against forming new districts containing less than 40 persons between four and 16. Ct. 24, 15 Mr
- 185 Boundaries. Land outside school district shall not be attached if separated from district by land, unless such land is government land or the owner unknown.

  Minn. 251, 23 Ap
- 186 A district having a bonded indebtedness may be altered by addition, but not divided.

  N. Y. 512, 18 My
- 187 Amending procedure in changing boundaries; appeals; white and colored districts.

  Okl. 34, art. 5, 11 Mr
- 188 Procedure in disposition of property and closing up affairs of dismembered school districts.

  Neb. 62, 12 Ap
- 189 Negro schools. Joint schools for negroes may be established where less than 25 colored children in one or both of adjoining districts.

  Mo. p. 219, 18 Mr
- 190 When there are eight colored children in district, separate colored school districts to be formed. Children of two races not to mingle.
  Okl. 34, art. 1, 3 Mr
- 191 Independent districts. County superintendent may at discretion if for best interests make city, borough or town independent although having less than 400 school children. N. J. 137, 22 Ap
- 192 Districts having \$150,000 [formerly \$200,000] taxable property may organize into independent school district. Ida. p. 96, 12 Mr
- 193 Districts under special may organize under general law.

Minn. 300, 23 Ap

194 All territory included within corporate limits of cities over 1,500 shall constitute one school district.

Neb. 69, 3 Ap

- 195 Permitting territory within municipalities, but outside special school district to be joined thereto on petition of majority of free-holders resident in territory.

  Minn. 53, 18 Mr
- 196 Shall not exceed 25 [formerly 16] square miles; towns and villages included in territory shall not on incorporation assume control of schools.
  Tex. 45, 26 Mr
- 197 Incorporated towns under 1500 may leave schools under township trustees.
  Ind. 72, 2 Mr
- 198 County treasurer on order of trustees shall pay independent school districts all money due.

  Ida. p. 11, 2 Mr
- 199 Procedure in alteration of boundaries of graded school districts.

  Ky. 25, 26 My
- 200 Court of quarter sessions may abolish on application of majority of taxpayers.
  Pa. 45, 12 My
- 201 Providing for the disposition of school taxes collected on dissolution of districts.
  Minn. 69, 24 Mr
- 202 Place of attendance. Non-residents. Districts may contract for transportation to and instruction in adjacent districts or for transportation to school in district.
  Neb. 64, 14 Ap
- 203 Pupils living five miles from school may attend in other nearer school.
  Mont. p. 129, 8 Mr
- 204 Children whose parents do not contribute to their support shall have free tuition wherever they find a permanent or temporary home.

  Mo. p. 229, 15 Mr
- Pupil may attend outside his district by consent of county superintendent. Sum paid to be agreed on by respective board or based on cost.
   N. J. 178, 4 My
- 206 Amending act of 1895. State superintendent shall provide for schooling of pupils in unincorporated townships within three miles of school of adjoining town as he deems best. Expense.

  Me. 286, 26 Mr
- 207 School district may provide free transportation to another school at greater distance, when local school is closed on account of small attendance.

  Pa. 149, 22 Je
- 208 Any district [formerly those adjoining any city, village or union free school district] may contract for instruction with any city or village district. Reports.

  N. Y. 294, 16 Ap
- Neighborhoods adjacent to other states may elect to send children to school there; procedure.N. Y. 293, 16 Ap
- 210 Amending as to transfer of taxes when children attend in another district.

  Meb. 63, 8 Ap

211 Persons paying taxes on land in another district may deduct their amount from tuition paid therein.

Minn. 252, 23 Ap

#### Officers

- 212 Superintendent of public instruction. Establishing office; duties.

  Wash. 118, 18 Mr
- 213 Proposing to next legislature constitutional amendment fixing term at two years. Wis. j. r. 22
- 214 Salary raised to \$2000 [formerly \$1800.] Nev. 70, 15 Mr
- 215 Salary \$1800 [formerly \$1600]; deputy, \$1200.

Ark. sp. sess. 2, 12 My

- 216 County superintendent. Office established; election; duties; teachers' certificates; distribution of funds. Ida. p. 79, 12 Mr
- 217 Candidate for election must file proof of successful teaching.
  Wis. 348, 24 Ap
- 218 County supervisor established in place of county examiner. Each township a school district with committee appointed by county board; power to locate schools, apportion money, etc.

N. C. 108, 6 Mr

- 219 In counties having \$3,000,000 assessed valuation, office separate from probate judge; salary and duties.

  Ari. 60, 18 Mr
- 220 In counties containing cities over 20,000 [formerly 100,000] which maintain distinct systems of schools, superintendent shall reside and be elected by voters outside city.

  Ky. 16, 13 My
- 221 Voters in independent school districts having board of education and city superintendent can not vote for county superintendent.

  W. D. 77, 9 Mr
- 222 Office printing not over \$50, to be paid for as other county printing.

  N. J. 174, 4 My
- 223 Shall keep such record books as recommended by state superintendent.

  Ida. 25, 6 Mr
- 224 County school commissioner. In counties of 60,000 population may receive not over \$1800 salary in lieu of a per diem.

Ga. p. 71, 21 N '96

- 225 Town superintendent. Towns may unite in employing; division of expense; state appropriation of one half amount spent by towns.

  Me. 296, 26 Mr
- 226 Shall furnish any information required by state superintendent.

  Me. 289, 26 Mr
- 227 Town superintending committee. Shall consist of three [formerly three, five or seven] members; members may not teach; may receive pay by town vote.

  Me. 327, 27 Mr

228 Shall have charge of school property and may elect superintendent; but superintendent may be chosen by town meeting.

Me. 832, 27 Mr

- Woman must reside six [formerly three] months in state, 20 [formerly 10] days in town to be eligible.Mich. 57, 31 Mr
- 230 District officers. Amending term of office, date of annual meeting, etc.
  Minn. 195, 21 Ap
- 231 District boards. Trustees. Districts over 1000 population may increase by ballot number of trustees to six. Wyo. 38, 24 F
- 232 Revised law. Registration of voters; election by ballot; conduct of election.
  Nev. 88, 16 Mr
- 233 Majority [formerly plurality] vote required for election of clerk,
   school board and treasurer.
   N. H. 69, 16 Mr
- 234 Penalty for employing unlicensed teachers or using wrong textbooks.
  Mont. p. 129, 8 Mr
- 235 School trustees may administer oaths in matters pertaining to district.
  Wyo. 4, 2 F
- 236 District clerk and treasurer. Amending requirements of annual reports of clerk and treasurer; reducing penalty for failure of clerk to report tax levies.

  Okl. 34, art. 2, 26 F
- 237 Voters may direct payment of two per cent commission on all orders paid by treasurer during year. Minn. 198, 21 Ap
- 238 Municipal boards of education. Election of boards of education in lieu of school directors in all districts organized under special laws.

  Ill. p. 289, 10 Je
- 239 Women may become members in cities 10,000-150,000 if so voted by common council; notices of action. Wis. 51, 16 Mr
- 240 Court may on petition reduce number of school directors from each ward of borough from three to two. Pa. 177, 9 J1
- 241 Each ward in towns made by divisions shall be represented as former ward or municipal subdivision.

  N. J. 99, 9 Ap
- Amending election of trustees, registration in districts of 12,000 population and compensation to trustees in districts of 20,000 population, etc.

  Mont. p. 186, 6 Mr
- 243 Commission of public instruction. May appoint secretary of board in cities of 50,000-100,000.

  N. J. 45, 29 Mr
- 244 Treasurer. In cities above 40,000 must give bonds of \$50,000 [formerly \$10,000]. Minn. 174, 21 Ap
- 245 Union district clerks. Clerks of union free school districts appointed by board [formerly elected by voters]. N. Y. 466, 17 My

Buildings.	Bupplies	(See also Bonds, 282)

- 246 School houses. Construction under commissioners of public instruction in cities 50,000-100,000.
  N. J. 143, 22 Ap
- 247 City school boards to select and purchase lots, approve plans, care for and control school houses.
  N. H. 65, 17 Mr
- 248 Removing \$800 limit to cost of replacing condemned school houses.

  N. Y. 512, 18 My
- 249 Appropriation of land for grounds authorized; records and damages.

  Mass. 299, 21 Ap
- 250 County superintendent to insure; regulations. Okl. 17, 12 Mr
- Penalty for breaking into buildings or destroying or injuring apparatus or supplies.Pa. 54, 19 My
- 252 Supplies. State superintendent shall furnish decennially legislative handbook and biennially school law and decisions to each school.
  Pa. 28, 29 Ap
- 253 Towns shall provide books, apparatus and appliances for schools, including free high schools, and pay for repair of buildings, insurance, yards and play grounds.
  Me. 260, 23 Mr
- 254 U. S. flag. School authorities may purchase flag and display at their discretion.Pa. 185, 9 Jl
- 255 Penalties for not complying with law. Flag may be displayed within school house.
  Mich. 68, 9 Ap
- 256 Penalty on selectmen for neglect to provide for school house.

Ot. 99, 14 Ap

### School finances

(See also Public lands, 892)

### State taxes and funds

- 257 State school fund. Interest to be transferred to general treasury.\$2.25 for each child to be paid by state.Ct. 5, 17 F
- 258 State treasurer to set aside immediately on receipt 10 per cent of net proceeds of sales of state land to school fund.

Ark. 43, 15 Mr

- 259 Apportionment. State aid. State tax sufficient to pay \$6 for each school child. Wash. 118, 19 Mr
- 260 State to stimulate local taxation by giving for three successive years \$50, \$75 and \$100 to rural districts voting to tax themselves an equal amount; total not exceeding \$20,000.

N. C. 127, 23 F

State subsidies (up to \$500 each) in sums equal to those raised by taxation on popular vote in districts not now levying special school taxes.
N. C. 421, 9 Mr

- 262 Scate funds. Distributed one third on basis of number of paid teachers, one third on number of children of school age, and one third on number of taxables.
  Pa. 215, 15 J1
- 263 Submitting constitutional amendment that 'grammar schools' in sense required to receive state moneys, include schools with course preparing for agricultural, mining or scientific departments of state university. (1898)

  Cal. j. r. 30, 22 Mr
- 264 State and county funds. When apportioned to districts formed of cities, towns or villages to be paid to the treasurers of districts.

  Mo. p. 233, 24 F
- 265 State and county funds must be used only for teachers' salaries and school census; local funds from taxes, etc., for those purposes and for supplies, insurance, janitors, buildings, etc. Accounts.

  Tex. sp. sess. 17, 23 Je
- 266 Amending law as to times of apportionment of funds and financial reports.

  Ind. 188, 8 Mr
- 287 Investment of funds. May be loaned at four per cent to countles, school districts, cities, towns or villages at discretion of governor, state auditor and treasurer. Procedure. Minn. 83, 1 Ap
- 268 One fourth shall be invested in local farm first mortgages.

N. D. 128, 15 Mr

- 269 Permitting school fund board to sell securities held by them by unanimous vote.

  Minn. 66, 22 Mr
- 270 Attorney-general to examine applications for loans and bonds purchased. Wis. 100, 26 Mr
- 271 County shall bid in property sold on foreclosure of mortgages.

8. D. 97, 26 F county bonds

272 Submitting constitutional amendment validating county bonds purchased for permanent school fund. Rejected by people, 1898.

Tex. j. r. p. 268, 22 Ap

### County taxes and funds

273 Apportionment by county auditor of moneys among districts maintaining schools five [formerly three] months a year; no district to receive moneys from liquor licenses unless all such moneys collected in such districts are appropriated to school fund.

Minn. 49, 12 Mr

274 Making county three to five mill tax compulsory.

Mont. p. 129, 8 Mr

- 275 Fines collected for infraction of penal code go to county school fund [formerly general fund]. Okl. 13, art. 2, 15 F
- 276 Moneys to credit of district at end of year shall remain to its credit [formerly revert to general fund]. Ari. 4, 10 F

277 County trustee and superintendents to settle accounts to make quarterly and annual reports to state superintendent. Failure a misdemeanor.

Tenn. 36, 4 F

#### Districts. Townships

278 Town school funds. To be kept separate; moneys appropriated to be set aside first, before paying any town order.

Wis. 90, 23 Mr

- 279 Regulating accounts, orders, reports, etc. of township collector as to school moneys. If. J. 167, 26 Ap
- 280 School tax. School directors may levy per capita tax of one dollar on male adults, which shall be in lieu of occupation tax for school purposes.

  Pa. 237, 22 Jl
- 281 Reducing collectors' compensation for returning unpaid taxes to one [formerly five] per cent.

  N. Y. 512, 18 My
- 282 Bonds. May be issued for 20 [formerly 10] years.

Cal. 181, 31 Mr

- 283 District may issue 25 [formerly 15] year bonds to not exceeding two [formerly three] per cent of taxable property at not more than six [formerly eight] per cent interest. Wyo. 41, 24 F
- 284 To be registered by state auditor. Mo. p. 40, 26 Mr
- 285 Minor amendments as to refunding.

Col. 72, 8 Ap

District boards in counties having township organization may loan sinking fund.Mo. p. 232, 24 F

### Accounts. Reports. Contracts

287 State superintendent of schools shall furnish school officers of towns blank account books, which shall remain state property.

Me. 273, 25 Mr

- 288 Warrants issued by directors for supplies must be countersigned by county superintendents. Tenn. 85, 15 F
- 289 Financial statement shall be published yearly by graded school districts if newspaper in district.

  \*Mich. 185, 29 My
- 290 Contracts made by town officers or supervisors as school officers except at meeting of board not binding.

  S. D. 40, 13 F

### Municipalities. Independent districts

291 School taxes. No longer need to be approved by city councils; to be kept as a separate fund; contracts entered into by board of education in excess of 80 per cent of tax illegal.

Okl. 84, art. 7, 12 Mr

- 292 Levy and apportionment of taxes in cities having school district system. Wis. 138, 31 Mr
- 293 Where city and school district have same territory school taxes shall be levied on city assessment. Pa. 67, 25 My
- 294 Amending as to limit in cities under 10,000. Mich. 152, 20 My
- 295 Aggregate not exceeding 25 mills [formerly two per cent]; in cities over 25,000, not exceeding 15 mills.

  Neb. 70, 15 Ap
- Provision for annexation of parts of towns to adjoining towns not to apply to special districts so far as concerns levying of school taxes.

  N. H. 26, 23 F
- 297 Purposes for which special school tax in cities and borough may be spent.Pa. 79, 26 My
- 298 Bonds. Cities over 25,000 may issue 30 year bonds by two-thirds popular vote. Neb. 70, 15 Ap
- 299 Any independent or special district may issue bonds to construct school houses.

  Minn. 359, 23 Ap
- 300 School funds. In cities may be invested in registered U. S. bonds. Wis. 88, 23 Mr

### **Teachers**

- 301 Contracts. To be approved by clerk of sub-district in towns having township school system. Wis. 50, 16 Mr
- 302 Salaries. Towns of less than \$350,000 [formerly \$250,000] valuation may receive from state \$2 per week to add to teacher's salary.

  Mass. 498, 10 Je
- 803 Financial boards of cities may appropriate for additional salaries or enlarged schools above tax levy; temporary bonds.
  - N. J. 70, 1 Ap
- 304 Pensions. Revising. Reducing, providing for investment of permanent funds, etc.

  Cal. 169, 29 Mr
- 305 Examinations and certificates. Establishing state system, providing for course of study, teachers institutes, etc.
  - N. C. 108, 6 Mr
- 306 Providing for professional certificates; high school teachers must have such certificates or state diplomas or be graduates of college or normal school, etc.

  Mont. p. 146, 4 Mr
- 307 Life diplomas granted to residents of state who have taught 10 years [formerly 72 months]; grade same as certificate then held.

  Nev. 24, 1 Mr
- 808 Regulating examinations and certificates by county superintendent. Grades; conditions. Ida. p. 79, 12 Mr

- 309 Raising requirements in various grades as to age and experience.

  Okl. 34, art. 6, 12 Mr
- 310 Persons employed to teach stenography and typewriting only, need not have regular certificates. Pa. 159, 23 Je
- 311 Graduates' certificates. Graduates of colleges and normal schools in state having courses, etc., equal to state normal schools, are entitled to similar certificates.

  Neb. 66, 14 Ap
- State board of education shall grant life diploma to any B. A. who has taken a course in pedagogics and has been a resident of state five years next preceding entering college.

  Nev. 49, 8 Mr
- 313 Graduates of state university entitled to first grade certificate, permanent after three years' teaching.

  Neb. 65, 12 Ap
- 314 Teachers institutes. State superintendent may establish county normal institutes of 20 days each yearly. Required attendance.

  Ark. 51, 16 Mr
- 315 County superintendent shall hold annually normal institutes; expenses defrayed by teachers' fees. . N. M. 61, 18 Mr
- 316 Attendance no longer compulsory. Duration. Mont. p. 129, 8 Mr
- 317 Permits schools to be closed during institute week in all districts of 5000 population [formerly union free school districts only].
- N. Y. 512, 18 My 318 Normal schools. Establishing additional.
  - Cal. 105, 13 Mr; Okl. 25, 12 Mr
- 319 Establishing for training of colored teachers. N. C. 255, 5 Mr
- 320 Local boards of trustees to have general management of colored normal schools; appointment; election of teachers subject to state board of education.

  N. C. 119, F
- 321 Amending regulations to provide for three [formerly one] schools; trustees, teachers, etc. Joint board composed of local boards.

  Gal. 173, 29 Mr
- 322 Appointment by governor of executive board to control and to receive bequests and gifts.

  Mont. p. 128, 4 Mr
- 323 Two state normal schools to have certain courses parallel and grant similar certificates. Ypsilanti school may also grant higher certificates.

  Mich. 175, 29 My
- 324 Majority [formerly two thirds] of local board shall form quorum.
  N. Y. 224, 8 Ap

### Attendance Instruction

### Attendance

dren of eight to 14 years, 16 weeks; exceptions. On petition of 60 per cent of legal voters of district act null for that district that year.

W. Va. 98, 20 F

Mont. p. 129, 8 Mr

- 326 Introducing. Children eight to 14 must attend 12 weeks yearly; truant officers; aid to indigent children; 'parental home' for truants.

  Ind. 165, 8 Mr
- 327 Age limit extended to 16 [formerly 14]. Children 14 to 16 may be excused for sufficient reason.

  Mich. 67, 13 My
- 328 Age of required attendance eight to 16 [formerly 13] except for children 15 to 16 regularly employed; procedure in committing children to separate truant schools; amending form of census, etc.

  Pa. 199, 12 J1
- 329 Amending as to private instruction and place of compulsory attendance. Ill. p. 296, 11 Je
- 330 Truant officers. Superintending school committees may fill vacancies occurring during the year.
  Me. 321, 27 Mr
- 331 School census. Shall contain names and residences of parents.

  Penalty for giving false information to census taker.

  Mich. 66, 9 Ap
- 332 County superintendents to appoint census trustees [formerly district trustees to act] to take house to house census [formerly
- parents to report]. Detailed requirements. Tex. sp. sess. 16, 23 Je
  333 May be made by a person appointed by board of school visitors.

  Ct. 50, 31 Mr
- 334 Indian children not attending public school shall not be included in school census.

  Nev. 102, 22 Mr
- 335 Length of attendance. State aid of \$50 yearly to rural schools holding eight months with teacher having first grade certificate.

  Minn. 259, 23 Ap
- 336 20 school days shall constitute a scholastic month.

337 Prescribing number of hours of school day.

- Ga. p. 82, 17 D '96
- 338 Schools failing to keep average attendance of eight shall be suspended unless town votes to the contrary; conveyance for pupils when necessary.

  Me. 295, 26 Mr

### Instruction

- 339 Required branches. Elementary science when prescribed by school visitors.

  Ct. 101, 14 Ap
- 340 Physical education. May form part of curriculum of normal, high and city schools. Wis. 86, 23 Mr
- 341 Alcohol and narcotics. Instruction as to effect required four lessons per week for 10 weeks. Text-books, etc. Ill. p. 294, 9 Je
- Requiring instruction as to effects in all public schools to all pupils [formerly to such whose parents request it]. Mo. p. 238, 19 Mr

Pa. 17, 14 Ap; Wash. 118, 19 Mr Wis. 61, 17 Mr

343 Free kindergartens. Any school district may maintain at public pe 17 14 An. Wash 112 to Me Governor to designate by proclamation

344 Arbor and bird day.

Okl. 34, art. 9, 12 Mr Text-books

Uniform state system. Superintendent of public instruction to

contract for uniform series of text-books for five years.

348 State text-book board to adopt and contract for a uniform series of text-books on competitive bids; publishers to maintain agen-Mont. p. 61, 1 Mr; Tex. 164, 10 Je Kan. 179, 13 Mr

346 Same. 20 per cent discount to local dealers.

Same. 20 per cent discount to local dealers.

Same. 20 per cent discount to local dealers.

State may purchase 347 Same. Maximum prices fixed in law. Mich. 198, 29 My Mo. p. 22, 13 Mr

349 Providing for second five-year contract by state commission.

350 Uniform county system. County school book boards appointed.

No county counts in place of state board, to decide upon contract by county courts in place of state board; to decide upon, contract oy county courts in place of state pouru, to decide upon, contract for and sell at maximum price of 25 per cent advance on contract for and sell at maximum price of 25 per cent advance on contract for the contr W. Va. 62, 22 F

351 County boards of education shall every five years adopt uniform ounty poards of education shall every live years adopt uniform text-books and contract with publishers; sale at 10 per cent address text-books and contract with publishers; vance; districts shall furnish free on petition of majority ô

County board of education may provide at actual cost or exchan

353 Free text-books. Districts may vote to furnish free. Kan. 179, 18 Mr; Mont. p. 61, 1 Mr; Mich. 198, 25 352

354 On majority vote any union district may furnish free.

Wash. 1

355 School visitors may buy for poor children at town expense. 356 School districts shall vote on question of furnishing free.

357 Clerk of trustees shall be custodian and keep record of t and loaned; books may be loaned free or sold to schole

358 May be loaned to pupils for use in private pay sch vacations, on certain conditions.

#### High schools

- 359 Establishment. Counties under 2500 population may establish by petition of majority of electors; graduates admitted to state institutions.
  Kan. 180, 15 Mr
- 360 May be established in districts with school population of 300 [formerly total population 1000]; boundaries and disincorporation of districts, etc.

  Cal. 85, 9 Mr
- 361 Towns may join with incorporated villages to maintain.

Wis. 353, 28 Ap

- 362 Towns maintaining no high school to pay tuition of children sent to other towns; state to reimburse in part. Ct. 249, 11 Je
- 363 Courses. Amending as to requirements of special instruction 'helpful to those intending to teach' as condition of state aid.

  Winn. 192 21 Ap.
- 364 Amending as to course and entrance requirements. Me. 299, 26 Mr

### Higher. Professional. Technical

(See also Practice of law, 1500; Medicine, 3090; Pharmacy, 3110; Dentistry, 3104)

- 365 State educational institutions. Revising and consolidating law for government of state university, agricultural college, normal school and school for defective youth. Wash. 118, 19 Mr
- Abolishing separate boards; decreasing number of central board to fire [formerly nine], granting them compensation, and regulating government of institutions.
  B. D. 58, 5 Mr
- 367 Plans of buildings and improvements must be approved by board of charities and board of health.

  Mich. 58, 31 Mr
- 368 Educational institutions receiving state aid shall report to superintendent of public schools or forfeit aid. Me. 246, 20 Mr

### State universities

**869** Government. Secretary of board of trustees shall take oath of office and may administer oaths in course of business.

Wyo. 24, 19 F

- 370 Nine [formerly 13] regents, amending term of office, etc.
  - W. Va. 24, 19 F
- 371 Finance. Support. Tax of the of one per cent for university in addition to other funds. Cal. 48, 27 F
- 372 Amending provisions for collateral inheritance tax, franchise tax on corporations and patent medicine tax. Apportionment of money.

  Mo. p. 236, 16 Mr; 17 Mr
- 373 Consolidating various funds. Neb. 76, 12 Ap

- 374 Issue of \$100,000 bonds for erection and equipment of buildings.
  - Mont. p. 58, 4 Mr
- 375 University endowment fund. To be collected from borrowers, apportioned to counties and loaned by them, interest to go to Ind. 74, 2 Mr
- 376 Professorship may be endowed by contribution of \$50,000 [former-Minn. 102, 7 Ap ly \$15,0001.
- 377 Miscellaneous. Prohibiting secret Greek letter fraternities in institutions of higher learning supported wholly or in part by public funds. B. C. 322, 5 Mr
- 378 Construction of buildings: minor amendments. Cal. 65, 3 Mr

#### Private institutions (See also Membership corporations, 726)

- 379 Conference seminaries, institutions and schools may change number of trustees; to be not less than five. N. J. 31, 24 Mr
- 380 Trustees may allow alumni to elect four additional trustees and may increase their own number to 25 or reduce to seven by twothirds vote. Ind. 125, 6 Mr
- 381 Unlawful to disturb or loiter around female boarding schools and colleges, or communicate secretly with inmates.
- Tenn. 101, 19 Mr. 382 Appointment of policemen for institutions of learning; powers;

# Professional and technical schools (See also Normal schools, \$18)

pay.

- 383 Theological seminaries. Corporations may hold property in trust; church board, synod, etc. may control property; election of directors, trustees, professors, etc. Neb. 16, 12 Ap
- 384 Theological schools may grant degree of bachelor of divinity after examination. N. J. 27, 17 Mr
- 385 State agricultural colleges. Locating and establishing agricultural and normal university for negroes; regents and govern-Okl. 1, 12 Mr
- 386 Reorganization; seven regents; to appoint president.
  - Kan. 46, 13 Mr

N. J. 47, 29 Mr

- Appropriating \$25,000 to Cornell university college of agriculture 387 for agricultural instruction throughout state. N. Y. 128, 25 Mr
- 8. C. 295, 2 Mr 388 Rules as to free tuition to be fixed by board.
- Special course to be arranged in district schools on completing 389 which pupils may enter without examination. Mich. 181, 29 My
- 390 Administration of state veterinary college at Cornell university. N. Y. 689, 22 My

- 391 Mining school. Establishing tuition fees [formerly free].

  Mich. 81, 22 Ap
- 392 Industrial education. Industrial school. Revising law: five trustees; buildings; bond; faculty.

  N. D. 89, 12 Mr
- 893 Manual training departments shall be established in high schools on elections to be held at request of 50 legal voters of districts.

III. p. 293, 8 Je

### Libraries

#### State library

894 Setting aside 15,000 acres for miscellaneous books and charts.

Wyo. 58, 1 Mr

- 395 Proceeds and income of 15,000 acres donated to state law library.

  Wwo. 21. 15 F
- 396 Appropriations not necessary for law department to be expended for other books.

  N. H. 12, 16 F
- 397 Historic documents of counties may be transferred to state historical or state university library. Accurate copies to be retained in county offices.
- 398 Women may hold office of state librarian, Ga. p. 40, 15 D '96
- 399 Salary of territorial librarian \$1000 [formerly \$1500].

Okl. 87, art. 2, 12 Mr

### Free public libraries

- 400 Authorizing employment by state library commission of a salaried secretary. Wis. 283, 21 Ap
- 401 Cities or towns of more than 1000 may establish and elect six managers; may subscribe for maintenance not exceeding two per cent of total taxes, or all or part of police court fines.

N. C. 512. 9 Mr

- 402 Directors may extend privileges to non-residents, make permanent or temporary exchanges with other libraries and contract with the county or with neighboring villages, towns or cities to loan to their citizens.

  Wis. 109, 26 Mr
- 403 Tax for maintenance once authorized by vote of electors, shall be levied annually till changed by similar vote. Mont. p. 229, 3 Mr
- 404 Cities and villages over 1000 [formerly 2000] may establish or maintain; tax limit removed; popular vote not required.

Wis. 238, 14 Ap

- 405 Authorizes annual levy tax 10-50 cents [formerly 1-5 mills] on each \$100 for public library fund, on majority petition of tax-payers.

  Nev. 26, 1 Mr
- 406 Making superintendent of city or village schools ex-officio a member of free library board. Wis. 92, 24 Mr

407 Trustees elected by popular vote [formerly appointed by city trustees] in cities between 3000 and 10,000; term four years.

Cal. 257, 1 Ap

- 408 Directors may receive donations for establishment of art gallery, museum or non-sectarian lectures, etc. in connection with library or may spend money for collections other than books and serials.

  \*\*Minn.\*\* 114, 14 Ap
- 409 City libraries. Cities of 10,000 having library may vote tax for library building.

  Mo. p. 50, 17 Mr
- 410 Cities over 20,000 may establish and maintain new libraries or aid libraries already established; government; may levy tax of τlu of one per cent; property of libraries exempt from taxation.

Tenn. 105, 9 Ap

- 411 Cities under 20,000 may levy not exceeding \$500 for maintenance; regulations.

  Tenn. 68, 29 Ap
- 412 Municipalities under 10,000 may on popular vote, issue bonds not exceeding two per cent on valuation to build library.

Minn. 26, 26 F

- 413 Tax in cities over 3000 [formerly 10,000] shall not be included in tax limit. Ill. p. 247, 10 Je
- 414 Libraries in cities may take land for building by condemnation.N. J. 113, 13 Ap
- 415 Village libraries. Villages may expend \$2 to establish and \$1 annually to support per each poll and receive from state 10 per cent of amount expended annually; towns may establish branches.

  Me. 233, 17 Mr
- 416 Boroughs may make appropriations in aid of free libraries on condition of satisfactory representation in their management.

Pa. 65, 25 My

- 417 School district libraries. School districts may give aid to existing free non-sectarian library instead of establishing another. Reports of library.

  Pa. 9, 30 Mr
- 418 School libraries. Secretary of town board of school directors to have charge of buying books and their distribution to districts in towns having township school system. Wis. 56, 16 Mr

### Scientific work. Art

(See also War relics and memorials, 2544; Membership corporations, 796)

- 419 Literary societies. Incorporation law for societies for study of literature, for general culture and educational and philanthropic work.

  \*\*Mich. 200, 29 My\*\*
- 420 Stockholders of lyceums, libraries, literary or scientific associations shall have one vote for each share.

  N. J. 100, 9 Ap

- 421 Historical societies. Recognizing and continuing aid to Arizona pioneers historical society; state documents for library and exchanges. Ari. 53, 18 Mr
- 422 Local societies may be organized as auxiliary to state historical society; G. A. R. and other patriotic societies may be enrolled; reports, etc. Wis. 118, 27 Mr
- 423 Cities over 40,000 may establish historical museums; taxation; trustees, etc. Wis. 111, 26 Mr
- 424 State geological survey. Establishing geological and economic survey and providing for publication of maps and reports.

W. Va. 6, 26 F

- 425 Establishing commission for geological and natural history survey. Wis. 297, 27 Ap
- Curator's salary \$1400. 426 State museum. Nev. 40, 6 Mr
- 427 Monuments. Commission to erect to 'Joe Bowers'; money to be raised by subscriptions. Mo. p. 200, 23 Mr
- 428 Appropriation to assist citizens of Rochester to erect to Frederick N. Y. 898, 10 My Douglass.
- 429 Statues. Statue of Maj. Gen. Nathaniel Prentiss Banks.

431 Bust of Charles Robinson for state university.

434 Portrait of John P. Atgeld.

Mass. resolves, 79, 28 My

430 Statue of Oliver P. Morton to be placed in U. S. capitol.

Ind. 57, 27 F Kan. 45, 6 Mr

- 432 Portraits. Portrait of Henry H. Markham. Cal. 239, 31 Mr
- 433 Portrait of John McDougall. Cal. 100, 11 Mr
- Ill. p. 35, 3 Je 435 Portrait of Senator Vance. N. C. p. 766, 9 Mr
- 436 State memorial for battleship 'Wisconsin.' Wis. 369, 27 Ap

# Political regulations

(See also State and local government, 1998)

### Citizenship. Civil rights

- 437 Naturalization. Courts may be held outside county seat for pur-Minn. 361, 14 Ap pose of granting.
- 438 Certificate may be granted within 30 days of election, if. at any time before [formerly one week next preceding] such 30 days, application therefor had been made. N. J. 112, 9 Ap
- 439 Lost records of naturalization proceedings may be restored.

Nev. 77, 16 Mr

- 440 Alien land ownership. Have right to hold real estate for six years or six years after becoming 21 years of age. If not then sold, sale may be ordered by court [formerly escheated to state].

  111. p. 5, 14 My
- 441 May acquire real estate as mortgagee or cestui qui trust on foreclosure sale, but forfeit land to state unless sold to a citizen within five years.

  Mo. p. 144, 15 Mr
- 442 Persons or corporations engaged in selling lands to actual settlers shall not forfeit land till after 10 years.

  Minn. 112, 12 Ap
- 443 Citizens of any nation which confers similar privileges on citizens of U. S. may acquire real estate; escheats. N. Y. 593, 19 My
- 444 Alien labor. Employers of unnaturalized foreigners must pay taxes assessed against such persons and deduct from wages.

**Pa.** 108, 7 Je

- 445 Employers must pay three cents tax for each day's labor of aliens.

  Pa. 139, 15 Je
- 446 Shall not be employed by counties, municipal or private corporations before declaring intention of becoming citizen.

Ida. p. 5, 18 F

- 447 Civil rights. All persons shall have equal rights in hotels, restaurants, barber-shops, theaters, etc. Cal. 108, 13 Mr
- 448 Extending law. All persons shall have equal privileges in hotels, soda fountains, saloons, bath rooms, skating and bicycle rinks, concerts, cafés, elevators, ice cream rooms, railroads, etc.

**I**11. p. 187, 10 Je

- 449 Extending protection to all places of public amusement or accommodation; penalty for aiding or inciting to denial of rights. Civil liability as well as criminal.

  Minn. 349, 23 Ap
- 450 U.S. flag. Penalty for injuring or removing a displayed flag, or using flag to advertise any business.

Pa. 27, 29 Ap; S. D. 119, 26 F

- 451 Penalty for using as advertising medium. Minn. 832, 23 Ap
- 452 Must be displayed over voting places on election and registration days.

  Minn. 183, 21 Ap

### **Elections**

(See also Legislature, 589; State officers, 2081; Local officers, 2682, etc.)

- 453 General law. Revising secret ballot law.
  - Neb. 31, 10 My; N. H. 78, 24 Mr; S. D. 60, 5 Mr
- 454 Miscellaneous amendments.

Kan. 129, 13 Mr; Mass. 530, 12 Je; Wyo. 58, 24 F

455 Minor amendments as to advertising, registration on election days, printing of ballots, etc. Wis. 387, 24 Ap

#### Suffrage

- 456 Woman suffrage. Submitting constitutional amendment granting women suffrage. (1898) S. D. 37; Wash. 56, 11 Mr
- 457 Submitting to next legislature constitutional amendment allowing. Nev. j. r. 10, 27 F '95; Ore. p. 612, 6 F '95 Not readopted by Nevada; no session in Oregon.
- 458 Educational test. Compulsory voting. Submitting to next legislature constitutional amendment requiring legislature to establish educational test for voters and permitting it to prescribe penalties for failing or neglecting to vote. N. D. p. 349
- 459 Submitting to next assembly constitutional amendment requiring ability to read constitution in English. Repassed by assembly and adopted by people, September, 1897. Ct. 233, 10 Je
- 460 Convicts. Governor may restore to citizenship discharged con-Wyo. 46, 24 F
- 461 Voting residence. Person moving to another precinct within 30 days before election loses his residence in former precinct. al. 131, 27 Mr

- 462 No one shall vote in precinct where he is not actually resident. Wyo. 53, 24 F
- 463 Inmates of soldiers' homes permitted to vote. Mo. p. 109, 20 Mr

### Nominations

- 464 Nominations generally. Names of parties or of principles in nomination papers not to exceed one word. Candidate nominated by two parties deemed to stand for one first nominating him unless he selects another. Vacancies. Wyo. 53, 24 F
- 465 Revising law. Doubling number of signatures for independent nominations. Withdrawal of candidates, etc. N. H. 78, 24 Mr
- 466 Party emblems to be chosen. Provision for division of parties, new parties, etc. Vacancies. Neb. 31
- 467 Reducing size of parties which may make nominations and number of signatures on papers. Wis. 123, 27 Mr
- 468 Nomination papers must be on blanks furnished by secretary of state. Electors by paper may adopt exclusive political appellation; name of candidate may appear once by certificate and once by nomination papers; amending time for filing nominations.

Pa. 184. 9 Jl

- 469 Decision of officer with whom certificates of nomination filed open to review in matters of substance by courts; defects may be Col. 49, 14 Ap
- 470 Certificate must contain date of convention or primary.

Wis. 348, 24 Ap

- 471 Manner of resigning nomination.
- Ind. 41, 23 F
- 472 Double nominations. Candidate nominated by more than one party must choose under which party designation his name shall appear; name to appear but once.
  - Ill. p. 211, 6 Mr; and. 41, 23 F; N. D. 76, 9 Mr; Wis. 348, 24 Ap
- 473 Name of candidate shall appear on ballot as many different times

  as he is nominated by political parties or petitions.

Okl. 14, art. 3, 12 Mr

- 474 Primary elections. Caucuses. General law of 1895 revised and extended to all places and elections. Cal. 106, 13 Mr
- 475 General law for St Louis. Officers appointed (on recommendation of party) and ballots furnished by election commissioners. Use of official registers. Penalties for fraud, etc.

Mo. p. 117, 5 Mr

- 476 General law for Newcastle county. Vote by ballot; use of official registry lists; appointment and oath of office; penalties for fraud.

  Del. 393, 27 My
- 477 Revising law of 1895 and extending to all cities, towns and villages adopting by popular vote. Preliminary meeting to nominate candidates for consideration at caucus; selection from official ballot by secret vote. Penalties for fraud, bribery, etc.

Wis. 312, 23 Ap

- 478 Amending. For election of delegates to state conventions, all county conventions must be held on the same day; primary officers not to be selected by governing committees; tie votes to be decided by lot.

  Minn. 125, 14 Ap
- 479 Amending. Voting for delegates by groups or individually; additional officers; any voter may vote on taking certain oath; penalties for fraud, etc.

  Mass. 530, 12 je
- 480 If only one candidate is registered at primary elections he shall be deemed candidate of the party.

  Pa. 140, 22 Je
- 481 City party committee may fix time, place and duration. May obtain lists from registration officers; lists must be used when 50 voters petition.

  Me. 310, 28 Mr.
- 482 In case of special elections committees of political parties may give notices of conventions and decide times and places.

Minn. 137, 19 Ap

- 483 Bribery, fraud, false returns or false registration at primaries made a misdemeanor.

  N. Y. 255, 15 Ap
- 484 Prohibiting sale or gift of intoxicating liquors during the day or succeeding night of primary election; penalty. Ark. 35, 3 Mr

#### Registration

- 485 Required in cities or villages having 2000 [formerly 3000] inhabitants; other minor amendments. Wis. 372, 27 Ap
- 486 Required only once in eight years except in cities of over 1000 voters. Change of residence, etc.

  Mont. p. 113, 9 Mr
- 487 Required with city clerk in cities of 2500. Okl. 14, art. 4, 12 Mr
- 488 Electors required to register but once in same precinct except in municipalities over 5000; may register on election day.

Ala. 527, 16 F

N. Y. 255, 15 Ap

- 489 Clerks of county commissioners shall send notices by registered mail to registrars of precincts at least 20 days before general election.

  Ida. p. 29, 6 Mr
- 490 Women entitled to vote under general or special laws must register.

  Ct. 114, 29 Ap
- 491 No distinction as to time and place of registration shall be made between males and females.

  Mass. 210, 29 Mr
- 492 Changing dates; advertising, etc. Ct. 98, 14 Ap; 246, 11 Je
- 493 Penalty for entering name on rolls of two party organizations.

# Election districts, places, notices

- 494 Election districts. May at option be divided if containing 300 voters. No maximum limit of size, etc. Mich. 16, 10 Mr
- 495 Providing polling places on change of county line. S. C. 243, 12 F
- 496 Township and adjoining or included municipality of less than 1500 population or less than 300 voters may have one polling place together.

  N. D. 44, 9 Mr
- 497 Providing for polling places and election officers of districts annexed to cities.

  N. J. 38, 24 Mr
- 498 Providing for single election polls in cities and towns not having more than 400 electors.

  Tex. 11, 3 Mr
- 499 Repealing law defining city as election precinct. N. D. 125, 9 Mr
- 500 Each ward in cities above 10,000 [formerly all cities, towns and villages] to constitute an election precinct. Tex. 136, 22 My
- 501 Villages becoming independent municipalities immediately preceding elections remain for that election part of former election district.
  Wis. 179, 2 Ap
- 502 On petition of majority of voters township elections may be held within village in township.

  Minn. 239, 23 Ap
- 503 Election day. Town boards may adopt an hour earlier than 9 for opening polls; notice. Wis. 57, 16 Mr

504	$\mathbf{E}$ lection	notices.	Penalty for	failure	of town	clerk	to	give	not	tice
of electors' meeting.				(	Ct.	168,	25	Ap		

505 Amending rates for publication.

Wis. 366, 27 Ap

#### Election officers

506 Creating county boards of commissioners to appoint election officers, conduct registration, etc. Tenn. 13, 11 F

507 Appointment by two leading parties, of judges and watchers.

Del. 396, 20 My

508 Appointed on recommendation of parties; fees. Kan. 129, 13 Mr

509 Amendment as to appointment. Neb. 29, 13 Ap

510 Permitting candidates for certain minor offices to serve.

N. Y. 410, 10 My

- 511 In precincts where freeholders or householders refuse to serve or where there are none, other electors may be chosen inspectors and judges of election.

  Ind. 131, 6 Mr
- 512 Judges and clerks in municipalities must take oath before election commissioners or their chief clerk or persons designated by commissioners and approved by county court, not exceeding five.

Ill. p. 214, 7 Je

513 Amending as to filling vacancies in election boards.

Pa. 31, 5 My

514 County authorities shall fix pay of managers and clerks.

Ga. p. 40, 17 D '96

515 Counties may fix higher per diem pay, not over \$6.

N. Y. 252, 15 Ap

- 516 Clerks of elections. Fixing compensation. Minn. 324, 23 Ap
- 517 Election inspectors. To be elected by people at general election.

  Del. 394, 7 Ap
- 518 If municipality has less than 300 voters, and one polling place, chairman of town supervisors shall be inspector. N. D. 78, 9 Mr

### Ballots. Voting

- 519 Form of ballots. Substituting party column for alphabetic arrangement.

  Neb. 31, 10 My; N. H. 78, 24 Mr; Wyo. 53, 24 F
- 520 Each political party shall have separate ballots; uniform in paper and appearance; voter to receive one of each; 100 ballots printed for each 50 voters.
   Mo. p. 107, 16 Mr
- 521 Names of candidates for various terms of same office to be grouped according to length of term.

  Mass. 482, 9 Je

522 Party receiving most votes at last election shall stand first on ballot. Separate ballot for constitutional amendments.

Mich. 266, 4 Je

- 523 Order of parties and of independent nominees. Kan. 129, 13 Mr N. D. 76, 9 Mr
- 524 Form of device. Voting to be by marking X [formerly using Ind. 41, 23 F stampl.
- 525 Size and quality of paper. Wis. 348, 24 Ap
- 526 Envelops shall be plain blue, all of same kind and quality.

N. J. 18, 9 Mr

- 527 Furnishing. Regulations. Minor amendments as to furnishing of ballots, form of booths, etc. Ct. 213, 4 Je
- 528 Number furnished, etc. Penalties for misuse by officers. Neb. 31, 10 My

529 Officers charged with printing and distributing ballots must also advertise in newspapers and must furnish specimen ballots. Ill. p. 213, 28 My

- 530 Election booths. Penalty for constructing with insufficient screens. Ind. 41, 23 F
- 531 Voting. Challenges. Oath. Any voter taking prescribed oath may vote. Mass. 530, 12 Je
- 532 Changing of oath form to correspond to new suffrage require-Minn. 232, 23 Ap ments.
- 533 In precincts where prior registration not required, oath of elector need not be corroborated. Wyo. 54, 24 F
- 534 Powers of challengers and watchers. Penalty for illegally entering polling places. Del. 396, 20 My
- 535 Names under party if not voted are to be struck out and other written in. Initials of clerk of ballot. Del. 396, 20 My
- 536 Ballots to be marked with pencil [formerly stamp]. Manner of marking to vote mixed ticket. Mich. 59, 31 Mr
- 537 Assistance to voters. Voter may bring any one or two voters to assist him. Penalty for disclosing vote. Del. 396, 20 My
- 538 Voting machines. Any county, city or village may adopt for use at all elections. Minn. 296, 23 Ap
- 539 Counties may authorize townships to adopt any satisfactory machine; regulations for use. Mich. 61, 1 Ap
- 540 Permanent commission of three to examine and report to legislature efficiency, etc., of any machine submitted. Fees.

N. Y. 450, 17 My

- 541 Temporary commission of three to investigate and report.
  - Cal. 167, 27 Mr
- 542 Proposed constitutional amendments allowing use in state elections not readopted by legislatures of Indiana and Connecticut.
- 543 Authorizing and regulating use of Abbott voting machine. Mich. 38, 26 Mr
- 544 Towns or cities may use for all elections Boma automatic ballot machine. Regulations. N. Y. 449, 17 My

#### Canvass. Contests

- 545 Canvass of votes. No candidate shall be member of county canvassing board. Procedure in drawing lots in case of tie. Appeals by candidates in case of fraud or mistake.
  - Mich. 125, 13 My
- 546 Amendments as to certificates of election board of canvass, destruction of ballots, etc. Del. 395, 16 Ap
- 547 Minor amendments; method of counting and return; destruction of unused ballots.
- 548 Minor amendments as to correction by recount. Mich. 267, 4 Je
- 549 Disputed ballots to be endorsed as counted or not counted and sigued by officers. Ind. 41, 23 F
- 550 Only election officers may handle ballots or enter tallies. Minn. 242, 23 Ap
- 551 Ballots to be kept sealed by town or city clerks for 60 days and then destroyed; but if demanded earlier to be sent to secretary of state who may order recount. N. H. 82, 24 Mr
- 552 After being counted to be enclosed in a secure canvas covering [formerly envelop]. Ill. p. 212, 9 Je
- 553 State board of canvassers may adjourn to await dispatched mes-N. D. 34, 17 F senger.
- 554 Election returns. Town and ward clerk to make returns within five days to secretary of state; in county elections to clerk of supreme court within five days. N. H. 24, 23 F
- 555 Summary of returns shall be sent by judges to county auditor at same time as returns and shall be at once open for inspection.
  - Minn. 348, 23 Ap

Tex. 34, 22 Mr

- 556 Shall be in duplicate [formerly triplicate]. Mich. 17, 10 Mr
- 557 Time for making returns to secretary of state. 558 Contested elections. Where by reason of defective printing of
  - ballots court holds election invalid, vacancy shall be filled by appointment [formerly new election]. Pa. 18, 14 Ap

559 Contestants for office of governor to give bonds for costs.

Tenn. 29, 15 Ja

#### Corrupt practices

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- 560 Defining and prescribing penalties. Candidates and committees must report expenses. Contributions to aid certain candidates only by residents of their districts. Wis. 358, 27 Ap
- 561 Increasing maximum expenses permitted candidates and committees to incur. Nev. 85, 16 Mr
- 562 Repealing provision for reporting expenses. N. C. 185, 9 Mr
- 563 Prohibiting bribes of money or office either before or after election; prohibiting intimidation by persons or corporations.

Tenn. 14, 11 F

- 564 Candidates for legislature, supervisor, school director, etc., not to be solicited or to sign pledges for particular measures; pledges to party platforms not forbidden; penalty. Cal. 59, 2 Mr
- 565 Penalties on employers for refusal to allow employees four hours to vote without deduction, or threatening or bribing employees. Mo. 108, 20 Mr
- 566 Employers must not prevent employees from forming or belonging to labor organizations or political parties. Col. 50, 18 Mr
- 567 Prohibiting use of corporation funds for political or campaign purposes. Penalty.

Mo. p. 108, 20 Mr; Neb. 19, 3 Ap; Tenn. 18, 29 Ap

- 568 Prohibiting assessments and demands for contributions from state and municipal officers for political purposes; voluntary contributions permitted.
- 569 Prohibiting payment of occupation or poll taxes by persons other than the elector assessed, except upon his written order.

Pa. 218, 15 Jl

- 570 Increasing penalty for selling vote or for refraining from voting Ind. 158, 8 Mr for pay.
- 571 Penalty for voting more than once, five years [formerly one year] imprisonment. Pa. 202, 12 J1
- 572 Penalty for fraudulently voting in wrong district \$500 [formerly \$200] and five years [formerly three months] imprisonment.

Pa. 205, 14 Jl

- 573 Penalty for wilful delay in counting or declaring vote and for other minor offences. Ct. 213, 4 Je
- 574 Political parties and associations may take poll of all voters 60 days before general elections and compel giving of information as to qualifications, etc., of voters. Penalty for false returns.

Ind. 179, 8 Mr

### Special classes

- 575 Local elections. General regulations; registration.
  - N. C. 185, 9 Mr
- 576 Municipal elections. Where now held on Monday of any month, shall be held succeeding Tuesday.

  N. J. 192, 12 My
- 577 Separate registration and ballots for municipal voters in precincts containing a town or city.

  Nev. 99, 22 Mr
- 578 Repealing act of 1895 for April elections in cities over 12,000.
   N. J. 28, 18 Mr; 186, 11 My
- 579 In villages coextensive with townships election shall be held with that of township; trustees' terms and meetings accordingly.
  M. J. 5, 16 F
- 580 Presidential. Electoral college to meet at office of secretary of state; provision for vacancies. Ct. 45, 24 Mr
- 581 Providing method of determining contested elections.

  Tex. 26, 20 Mr

### Law-making

(See also appendix on Constitutional amendments, p. 716.)

### Constitutional amendments

- 582 Compilation. Submitting to next assembly a general compilation embodying existing amendments. Not repassed in 1897.
  - Ot. p. 714, 28 Je '95
- 583 Submitting constitutional amendment providing that amendments shall be voted on at general elections and that a majority of all voters at election necessary to carry amendment.
  - Minn. 185, 21 Ap
- 584 Manner of advertising, preparing ballots and canvassing result of votes.

  Ky. 15. 12 My
- 585 Amendment in method of canvassing returns of votes.

  Neb. 5, 13 Ap
- 586 Concise statement of nature of amendment submitted to be printed on ballot. Wis. 120, 27 Mr
- 587 Separate ballots for constitutional amendments; form.
  N. D. 76, 9 Mr
- 588 Initiative and referendum. Submitting to popular vote constitutional amendment providing for use of initiative and referendum by state and municipalities on petition of five per cent of voters.

  (1898) S. D. 39

### Legislature and legislation

- 589 Legislative apportionment. Ind. 51, 25 F; Kan. 171, 12 Mr
- 590 Submitting to next assembly constitutional amendment increasing senators to from 25 to 45, always odd [formerly 24] and providing for one election district for each, allowing division of counties. Not repassed in 1897. Ct. p. 715, 28 Je '95
- 591 Legislative session. Constitutional amendment extending total duration to 75 [formerly 60] days. Bills may be introduced only in first 25 days of session, except by consent of three fourths of members; after such 25 days, recess of from 30 to 60 days must be taken. (1898)

  Cal. 1. r. 34, 22 Mr
- 592 Pay. Mileage. Submitting constitutional amendment limiting compensation to \$5 per day for first 100 [formerly 60] days of session and \$3 [formerly \$2] per day for remainder of session. (1898)

  Tex. j. r. p. 274, 20 My
- 593 Comptroller to secure best rates for transportation of legislators; members to assign mileage allowance to state in exchange for coupon tickets. Passes prohibited. Ct. 182, 25 My
- 594 Legislative officers. Establishing additional legislative clerkships.

  Okl. 21, 21 Ja
- 595 Greatly increasing number of attachés; amending salaries.
  - Cal. 27, 25 F
- Secretary of senate, clerk of house and sergeants-at-arms do not hold over till successors appointed.
   Mont. p. 103, 19 F
- 597 Secretary of state may employ extra policemen and janitors not exceeding 51 at \$2 per day during session. Ill. p. 232, 10 Je
- 598 Bills. Persons or corporations interested must deposit \$5 per page of bill, to be refunded if bill not passed.Ct. 198, 2 Je
- When notice of intention to apply required, it shall be published at least one week in advance and after January 1. N. J. 2, 2 F
- 600 Official record copies of bills and resolutions shall be printed, not written. Form.

  Mich. 158, 26 My
- 601 Enrolling and engrossing clerk may correct capitalization, spelling, form or punctuation not affecting meaning. Ari. 11, 11 Mr
- 602 Committees. Hearings. Stenographic reports of hearing shall be deposited in state library. Mass. 113, 4 Mr
- 603 Penalties for refusal of witness to answer questions or produce documents required. Wash. 33, 6 Mr
- Auditor to advertise for proposals for publication of notices; committees to designate newspapers.

  Mass. 503, 10 Je
- 605 Lobbying. Defined and declared a felony. Tenn. 117, 10 F

- 606 Prohibiting lobbying on floor of either house of legislature.

  W. Va. 14, 22 F
- 607 Uniform legislation. Commission to cooperate with other states.

  Ari. 82, 17 Mr; Cal. 80, 9 Mr
- 608 Codes. Commission appointed to compile laws; distribution.

  N. M. 43, 16 Mr; N. J. 86, 8 Ap
- 609 Adopted; publication; distribution. Ala. 480, 16 F; 532, 17 F
- 610 New codes, revisions or supplements have been issued in 1897 for California, Illinois, Iowa, Kansas, Louisiana, Massachusetts, Ohio, Texas (1895) and Utah.
- 611 Repealing numerous obsolete statutes. Mich. 252, 2 Je
- 612 Publication of laws. Repealing provision for translation of laws into Spanish. Cal. 96, 9 Mr
- 613 Secretary of state to publish monthly in pamphlet form laws as they are approved.

  Mich. 14, 24 F
- 614 Distribution of laws. Secretary of state to send to county treasurers.

  N. Y. 19, 18 F

### Public documents and printing

- 615 Public printing. All printing and binding to be under control of council of state, which shall make rules, etc.

  N. C. 464, 8 Mr
- 616 Revising law. State board to fix classes, edit reports, etc. Accounts.

  Minn. 269, 23 Ap
- 617 State printing board to have general supervision of stationery, supplies and printing. Amendments as to contracts and specifications; clerk of board a practical printer.

  Neb. 48, 14 Ap
- 618 Secretary of state to let contracts for printing blennial reports.

  Ari. 14, 1 Jl
- 619 State printer. May appoint a deputy superintendent at \$2400 salary. Cal. 174, 29 Mr
- 620 Laws and journals. Regulating printing and distribution by secretary of state. Ind. 69, 2 Mr
- 621 Reports. Cost of illustrations not to exceed \$500 except by grant of legislature.

  Mass. 243, 6 Ap
- 622 Governor to have printed 500 copies each of his messages and of territorial officer's reports.

  Okl. 36, 12 Mr
- 623 Legislative manual. 25,000 copies of blue book to be printed; distribution extended; schools included. Wis. 213, 20 Ap
- 624 12,000 [formerly 10,000] copies; 20 [formerly 10] to each member of general assembly.

  Mo. p. 165, 24 Mr

625 Official advertising. Rate for state and county advertising shall be \$2 [formerly \$2.50] per square of 10 lines nonpareil; counties may make special contracts.

Nev. 79, 16 Mr

### Labor

(See also Mechanics's liens, 1296; Convict labor, 2696; Railways, 2897; Street railways, 2998; Mines, 3243)

- 626 General law. Revision and consolidation of all laws. Penal code provisions to enforce law. N. Y. 415, 416, 13 My
- 627 Bureau of labor statistics. Assessors and county clerks to report and labor bureau to publish products of farms and employment and wages of wage earners; to maintain a free employment bureau.

  Neb. 39, 13 Ap
- 628 Establishing commissioner of labor and factory inspector. Statistics; reports. Wash. 29, 3 Mr

### Employment. Wages. Relations to capital

(See also Exemptions, 1252; Mechanics' liens, 1296)

629 Employment. Penalty for presenting false recommendations or making false statements as to former employment, etc.

Pa. 153, 22 Je

- 630 State employment bureau. Bureau of labor to maintain free.
  - **Neb. 89, 13** Ap
- 631 Abolished. Cities may establish; reports. Mont. p. 110, 4 Mr
- 632 Blacklisting. Definition. Penalty and liability for damages.

  Okl. 13, art. 4, 11 Mr
- 633 Definition, penalty and liability for damages. Statement of cause of discharge must be given employee. Kan. 144, 12 Mr
- 634 Prohibiting by corporations. Reason for discharge must be furnished on demand. Col. 31, 21 Ap
- 635 Penaity, \$200. Ct. 184, 25 My
- 636 Alien labor. Employers must pay three cents per day for each day's labor of unnaturalized male aliens. Record of employment. Distribution of tax, etc.
  Pa. 139, 15 Je
- Employers of unnaturalized foreigners must pay taxes assessed against such person and deduct from wages.

  Pa. 108, 7 Je
- 638 Wages. Minimum of \$2 per day on all state and municipal contracts. Cal. 88, 9 Mr
- 639 Assignments of wages of persons in unorganized places must be recorded in adjoining town or in office of register of deeds for district.

  Me. 301, 26 Mr

- 640 Payment of wages. Monthly payments in lawful money or negotiable checks required by all corporations. No contracts to avoid.
  Cal. 170, 29 Mr
- 841 No corporation shall issue scrip or order payable otherwise than in money, except by consent of employee. Mich. 221, 29 My
- 642 Orders for wages issued by mines and mercantile corporations shall be paid in money [formerly or merchandise]; unlawful to coerce employees in purchasing supplies.

  N. M. 11, 17 F
- Amending requirement to pay in money; may pay by bank check; private contracts void; law applies only to corporations employing, 10 or more persons.

  Kan. 145, 2 Mr
- 644 Repealing law of 1895 that complaint for non-payment of fort-nightly wages may be made by any employee. Me. 236, 17 Mr.
- 645 Preference of wages. To amount of \$100; preferred next after public claims, in settlement of estates by receivers.

Mass. 400, 13 My

- 646 Defining employees' lien and limiting to six months. Enforcement.

  Tex. 152, 27 My
- 647 Wages and salaries for services within one year prior to assignment first lien.

  N. Y. 624, 9 My
- 648 Preference of wages for three months before application for rereceiver by corporations. Extended to partnerships.

Ct. 40, 17 Mr

- 649 Amending law and giving priority to vendor's liens and mortgages to secure purchase money over laborers' liens against corporations and partnerships.

  Tenn. 78, 10 F
- 650 Sums due truckmen to be regarded as wages. N. Y. 266, 15 Ap
- 651 Two or more labor claimants may join in appeal from judgment.

  Pa. 127, 15 Je

### Protection. Health and safety

652 Factory inspection. General law (first in state); factory inspector established; regulation of child and female labor; hours, machinery, ventilation, fire escapes, sweat shops, etc.

Ind. 65, 2 Mr

- 653 Revising and extending law. 60 hours a week limit for women and children. Children must be able to read and write. Act applied to all manufacturing and mercantile institutions. Factory inspector to inspect boilers.

  Pa. 26, 29 Ap
- \$12.000 [formerly \$8000] yearly for factory inspection; 1000 [formerly 2000] reports.
   Wich. 241, 2 Je

- 655 Labor of women. Where 10 or more women are employed, employers must furnish lunch and toilet rooms and seats in all cases in mercantile establishments; rooms to be warmed; abusive language and maltreatment prohibited; female inspector to enforce law.

  Del. 452, 10 My; 453, 28 My
- 656 Child labor. Penalty for employment under 14 in manufacturing establishments; extreme poverty of parents a defense.

**Mo.** p. 143, 23 Mr

657 Amending. Not permitted to work for wages if under 14, nor if under 16 more than 60 hours a week or at hazardous employment; inspection. Penalty. Register of children.

Ill. p. 90, 9 Je

658 Extending law; children under 14 not to be employed in mercantile establishments, etc. except during school vacation; children under 16 not at night or over 60 hours a week; etc.

Minn. 360, 23 Ap

659 Statement of age by parents, etc. must be sworn.

Mich. 92, 24 Ap

660 Sanitation. Safety. Employers of female help in manufacturing or mercantile business must provide separate water closets.

Tenn. 98, 22 Ja

661 Factories shall have proper wash and dressing rooms.

Mich. 92, 24 Ap

- 662 Responsibility for constructing or repairing fire escapes, elevators and other permanent improvements ordered by inspector rests on owner of building.

  Mich. 111, 7 My
- 663 Elevators. Factory inspectors to inspect elevators in manufacturing establishments yearly.

  Mich. 92, 24 Ap
- 684 Sweat shops. Amending definition. Permit to state good sanitary condition; must be shown on receiving goods from employer; fire escapes how ordered.

  Pa. 37, 5 My
- 665 Dust blowers. Required on polishing machinery, emery wheels, etc.; detailed description. Ill. p. 250, 11 Je
- 666 City inspectors and state labor commissioner or deputies may order that dust fans or blowers be put in.

  Mo. p. 143, 9 Mr
- 667 Smelting or dry crushing reduction works required to use exhaust pans and dust chambers for removal of gases and dust.

8. D. 93, 3 Mr

668 Bakeries and confectioneries. Sunday work prohibited and night
work for persons under 18. Ventilation, sanitation. Unlawful
to employ persons with consumption or communicable diseases.
Inspection. Pa. 95, 27 My

Regulating sanitation, inspection and health of employees in bakeries.

Ct. 174, 25 My; Wis. 375, 21 Ap

### Organized labor. Strikes, boycotts

(See also Trademarks, 3217)

- 670 Labor unions. Incorporation law for associations chartered by
  American federation of labor.

  Mich. 13, 18 F
- Unlawful to prevent employees from forming or joining labor organizations or political parties.
   Penalties.
   Col. 50, 18 Mr
- 672 Prohibiting corporations from interfering with membership of employees in labor unions.

  Pa. 98, 4 Je
- 673 Penalty for attempting to prevent employees becoming members of labor organizations. Punitive damages recoverable.

Kan. 120, 18 F

- 674 Penalty for unauthorized wearing of insignia. Pa. 116, 10 Je
- 675 All printing at state expense must bear union label. Penalty for failure.

  Mont. p. 58, 3 Mr
- 676 State board of arbitration. Established; on petition of either party board may arbitrate; reports binding on petitioners six months unless notice of 60 days is given not to be bound; board may investigate and report without petition; local boards may arbitrate.

  Ida. p. 141, 20 Mr
- 677 Established. Board may act on application of both parties or on its own initiative. Nothing as to effect of divisions. Local boards.

  Col. 2. 31 Mr
- 678 Strikes may bc [formerly shall be] investigated by board.

Wis. 258, 17 Ap

679 Arbitration commission. Office established; two commissioners to act with circuit judge; when both parties submit case findings shall be binding on approval by circuit court; if parties refuse to arbitrate, commission shall investigate; report to governor.

Ind. 88, 4 Mr

680 Boycotting. Defining and prohibiting.

Col. 31, 21 Ap

# Corporations

(See also Taxation of corporations, 1063; Insurance, 2777; Transportation, 2897; Light and water, 2268; Irrigation, 3354, etc.)

### General

- 681 Incorporation. Becomes void unless business is begun within two [formerly three] years after issue of certificate. Me. 302, 26 Mr
- 682 Default by failure to exercise powers may be remedied by actually commencing operations.

  31. D. 56, 9 Mr

- 683 Must file articles with secretary of state; mutual insurance, building, loan and investment companies and banks also with auditor and banking board.

  Neb. 18, 30 Mr
- 684 Requiring various corporations, including proprietors of acqueducts, wharves, etc. to file certificates with secretary of commonwealth.

  Mass. 496, 10 Je
- 685 Amending charter. Amending procedure in amending articles.

  N. M. 1, 29 Ja
- 686 Miscellaneous amendments. Decrease of capital; renewal of existence, etc.

  S. C. 333, 5 Mr
- 687 May amend articles and extend existence by two-thirds vote.

  Minn. 12, 18 F
- 688 May extend corporate existence by waiving any special franchises.

  Stock yards and cattle markets do not forfeit special franchises.

  N. J. 1, 2 F; 11, 23 F
- 689 Office. Location of principal office may be changed within state by directors; certificate.

  N. J. 85, 8 Ap
- 690 Domestic corporations failing to do business in state or tokeep public office at principal place of business, without appointing secretary of state their agent, forfeit franchises. N. D. 73, 17 F
- Meetings for election of officers of domestic corporations must be held and records kept at principal office in state; other meetings as per by-laws.
   N. D. 116, 9 F
- 692 Officers. Requiring bankers or officers and directors of railroads and other corporations chartered by legislature to take official oaths.

  N. C. 331, 5 Mr
- 693 At least one director must be a resident of state. N. D. 57, 9 F
- 694 Capital stock. At least 50 per cent of authorized stock must be subscribed and 10 per cent paid in before beginning business.

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- Tex. 130, 15 My
- 695 Transfer agents of foreign or domestic corporations must exhibit list of stockholders to any stockholder.

  Minn. 165, 21 Ap
- belivery of certificate with written transfer or power of attorney signed by owner constitutes delivery; pledgee not liable as stockholder unless transfer appears on books; dividends may be paid holder of record until transfer appears on books; executors, etc. not personally liable as stockholders.

  Me. 293, 26 Mr
- 697 Amending procedure for sale and conveyance of property.
  - Wis. 160, 1 Ap; 341, 24 Ap
- 698 Property. Amending as to purchase of stock in other corporations. Wis. 341, 24 Ap

- 699 Bonds. Law of chattel mortgages not applicable to mortgages or deeds of trust on both real and personal property given by corporations to secure bonds.

  Del. 579, 17 F
- 700 Reports. When capital stock is \$100,000 certificates of condition to state must be accompanied by report of an auditor appointed by three stockholders who are not directors.

  Mass. 492, 10 Je
- 701 Insolvent corporations. If corporation removes property from state with intent to defraud, or conceals it, or procures illegal attachment, or suspends payment of commercial paper 14 days, creditors may within 90 days apply for proceedings in insolvency.

  Mass. 124. 5 Mr
- 702 Action can not be maintained to enforce personal liability arising under foreign laws, except proceedings in equity for benefit of all stockholders and creditors.

  N. J. 50, 30 Mr
- 703 Law for composition by insolvent debtors shall apply to corporations; procedure against officers and stockholders by dissatisfied creditors.

  Mass. 247, 7 Ap
- 704 Purchasers at mortgage or judgment sale of property of any except transportation corporations may organize as corporation, issue stock and bonds, etc. Procedure.

  N. J. 127, 16 Ap
- 705 Assignees and receivers shall bring suits against stockholders or officers who are liable or indebted to creditors. Payment of proceeds to creditors. Minn. 341, 23 Ap
- 706 Receivers have same power as directors to call in stock subscriptions.
  Ct. 237, 10 Je

### Foreign corporations

- 707 Have all rights and privileges of domestic corporations, but shall alienate all unnecessary real estate within 15 years of its acquisition and all real estate within 15 years from the expiration of its permit.

  Tex. 119, 15 My
- 708 May invest or loan money in state; real estate acquired on mortgage must be yearly offered for sale till disposed of.
  - Ill. p. 176, 24 My
- 709 Must maintain public office in state, except insurance companies.

  Articles and statement filed with secretary of state. May hold only necessary realty. Protection of citizens in case of insolvency.

  Ill. p. 174, 26 My
- 710 Subject to jurisdiction of state courts as to all dealings with citizens.

  S. C. 298, 2 Mr
- 711 Must file with prothonotary of each county name of authorized agent in state on whom process may be served. Del. 513, 12 My
- 712 Annual report to state; liabilities of officers for fraud and neglect; stock books open to inspection. N. Y. 884, 7 My

713 Officers and stockholders not liable for unfair valuation of property when taken in exchange for bonds.

Mass. 423, 22 My

#### Special classes

- 714 Mining and manufacturing. Removing minimum limit of capital. Capital may be increased. Min. 249, 23 Ap
- 715 Repealing provision that stock when sold purporting to be full paid shall not be subject to further assessments without consent of purchaser.

  Minn. 196, 21 Ap
- 716 When neglect of manufacturing companies to file report with secretary of state shall be deemed wilful. Flour milling reports.

Mich. 260, 2 Je

- 717 Certificate of manufacturing corporations shall give name and residence of clerk and be recorded in county where corporation is located.

  Me. 225, 12 Mr
- 718 Mining corporations. Authorizing and regulating issuance of bearer certificates of stock by corporations having capital stock non-assessable and full paid.

  Mont. p. 69, 8 Mr
- 719 Increasing penalty for failure to carry out more stringent regulations as to balance sheets, reports, etc.
  Cal. 41, 26 F
- 720 May sell or acquire mining ground only on consent of two thirds of stock then outstanding. Proof. Cal. 92, 9 Mr
- 721 Water power companies. Incorporation law for companies to construct dams and furnish electric or water power. Eminent domain.
  N. J. 195, 18 My
- 722 Directors may refuse to permit member not paying assessment to use water.

  Mich. 32. 12 Mr
- 723 Real estate corporations. Extending powers as to holding real estate in suburbs of towns where located. Tex. 48, 3 Ap
- 724 Tunnel corporations. Incorporation and regulation of companies for construction of tunnels for passenger traffic or as a drainage way of lands or mines.

  Pa. 220, 15 Jl
- 725 Community land grants. Incorporation of community grants made by Spain or Mexico; procedure; powers; adverse claims.

N. M. 54, 18 Mr

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### Corporations not for profit

(See also Private educational institutions, 379; Fraternal societies, 2807; Charities, 2590; Agricultural societies, 2806; Exemption from taxation, 981)

# Membership corporations generally

726 Incorporation. May be formed for holding property of and for unincorporated religious, charitable or educational societies and executing their trusts.
Pa. 222, 15 Jl

727 Certificate of organization shall be filed within 60 days of organization by libraries, charitable societies and cemeteries.

Me. 192, 16 F

728 Religious, library and agricultural corporations must file certificates of incorporation with secretary of commonwealth.

Mass. 496, 10 Je

- 729 Amending procedure for extending existence. Mich. 85, 22 Ap
- 730 May change articles, etc. by recording [formerly filing] certified copy of vote with secretary of state and with town clerk.

N. H. 49, 10 Mr

- 731 Directors. Trustees. Empowering benevolent, hospital or religious corporations to authorize other corporations to elect portions of their trustees.

  Einn. 2. 29 Ja
- 732 May provide by constitution for special ways of electing, organizing, increasing or diminishing trustees. May adopt rules of special religious denomination.
  Cal. 184, 31 Mr
- 733 May on majority vote increase number of trustees.

Minn. 59, 20 Mr

- 734 Directors. Religious, educational and benevolent corporations may have from three to 21 directors.

  N. D. 57, 9 Mr
- 735 Property. Powers. Educational, charitable, religious and social societies organized under general or special laws may hold \$1,500,000 [formerly \$500,000] of real and personal property.

**Mass.** 97, 26 F

- 736 Societies for social, intellectual and recreative purposes may issue stock to purchase property or pay indebtedness. N. J. 9, 23 F
- 737 May borrow money and issue bonds. Tenn. 88, 20 Ja
- 738 Unincorporated societies may sue in name of trustees, and although members are defendants.
  Me. 191, 16 F

### Religious corporations

739 Incorporation. Government. Powers. General incorporation law, repealing special laws for separate denominations.

Mich. 209, 29 My

- 740 Must file certified articles of association with secretary of state and town clerk.
  Ct. 117, 29 Ap
- 741 May change their names; procedure. Wis. 54, 16 Mr
- 742 Limiting powers of trustees. Customs of denominations to govern certain matters. Presiding officer of church meetings.

N. Y. 144, 31 Mr

743 All members [formerly male] over 21 may participate in business meetings. Wis. 18, 5 Mr

- 744 Church associations. May consolidate; procedure.
  - Ind. 178, 8 Mr
- 745 Religious corporations sole. Defining powers; same as natural person.
  Cal. 98, 11 Mr
- 746 Property. Incorporation of church officers to administer trust property.
  Me. 298, 26 Mr
- 747 Uses and trusts. Penalty for misappropriation of trust funds of ecclesiastical societies. Ct. 123, 29 Ap
- 748 Supreme judicial court may order sale or transfer of property held for churches, cemeteries, etc.; disposition of proceeds, etc.

**Mass. 462, 4 Je** 

- 749 Service of notice of foreclosure on real estate. Minn. 334, 23 Ap
- 750 Members of territorial or other parishes shall not be personally liable for debts of parish. Mass. 241, 6 Ap
- 751 Endowment fund for payment of minister's salary may not exceed \$30,000 [formerly \$10,000]. Mich. 62, 9 Ap
- 752 Methodist churches. Trustees not more than 15 [formerly nine]; effect of union of two or more churches. Ct. 138, 5 My
- 753 Congregational churches. Provisions for incorporation of congregational or independent churches; other minor amendments.

  N. Y. 621, 19 My
- 754 Incorporation of independent Christian churches.

Mich. 94, 28 Ap

755 Foreign missionary societies. May incorporate; powers in and out of state.

Ind. 25, 13 F

### Other special classes

- 756 Secret societies. Defining number, powers and privileges of trustees of secret and benevolent societies.

  Ari. 5, 15 F
- 757 Misdemeanor to wear secret or military society badges if unauthorized. Tenn. 67, 30 Ap
- 758 Penalty for unauthorized wearing of insignia. Pa. 116, 10 Je
- 759 Social organizations. Corporations may be formed for constructing buildings for use of Knights of Pythias and similar organizations; powers.
  Ind. 110, 6 Mr
- 760 Sporting associations. Two thirds [formerly all] of directors must reside in state.
  Mich. 140, 14 My
- 761 Women's exchanges. May incorporate as societies not for profit.
  N. J. 114, 13 Ap

- 762 Summer resort associations. Incorporation of associations for establishing parks or summer resorts; sale or lease of lots; club houses, etc.

  Mich. 230, 4 Je
- 763 Association to provide grounds for camp meetings, summer homes, etc. may have capital, not over \$50,000.

  Mich. 39, 26 Mr

### Banking and loan institutions

(See also Taxation, 1063; Married women, 1246)

#### Banks-general

- 764 General law for incorporation and regulation; bank commissioner established. Reports, etc. Savings associations. Act submitted to vote of people, 1898. Wis. 303, 22 Ap
- 765 General banking law; ex-officio board established; to appoint examiner. Reports and examination of banks.
   Okl. 4, 12 Mr
- 766 Must report to bank commissioners on organizing. Ct. 84, 8 Ap
- 767 General amendments, more stringent regulations as to paying in capital, reserves, insolvency, etc.

  Kan. 47, 10 Mr
- 768 Authorizing in counties of less than 100,000, formation of corporations to do both trust and banking business. Ky. 14, 12 My
- 769 Amending law: capital in cities and villages under 500; examination fees; statements of insolvent banks; five [formerly four] yearly reports as nearly as may be for periods of national bank reports.

  N. D. 31, 9 Mr
- 770 No corporation shall be formed under general corporation law with 'bank,' 'safe deposit' or 'trust company' as part of name.

  N. J. 155, 23 Ap
- 771 Banks having special charters may amend to include provisions of general law. Procedure. Ga. p. 55, 23 D '96
- 772 May extend existence 20 years; procedure; payment of stock-holder not assenting.

  N. J. 32, 24 Mr
- officers. When one person holds position as cashier [formerly officer] of a national bank and treasurer [formerly officer] of a savings bank he must give bonds in double the amount now required of treasurers of savings banks.

  N. H. 70, 13 Mr
- 774 Amending as to surety bonds. New bond at least every six years.

  President and directors shall not be surety for cashiers and treasurers.

  Ct. 85, 8 Ap
- 775 Surety companies may execute bonds of. . Ct. 86, 8 Ap
- 776 Capital stock. Authorizing savings banks and banks of discount to reduce capital stock. Tenn. 63, 7 Ap
- 777 Minimum capital \$5000 [formerly \$10,000] in cities, towns or villages under 500 population. N. D. 31, 9 Mr

778 Stockholders' liability. Limited to double stock held; forbidding banks with over \$100,000 capital lending more than 10 per cent of capital to one person or corporation.

N. C. 298, 6 Mr; 432, 9 Mr

- 779 When dissolved by the court, actions to enforce liability prosecuted only by receiver; but if he refuse then by a creditor.
  - N. Y. 441, 17 My
- 780 Deposits. May pay interest on demand deposits and daily balances.

  Pa. 112, 10 Je
- 781 Required to make biennial sworn statements of unclaimed deposits.

  Cal. 29, 25 F
- 782 Banks, savings banks and trust companies may be restrained by judges of superior court from paying out funds to protect depositors.
  Ot. 3. 5 F
- 783 Loans. General regulations for safety. One person shall not borrow more than one tenth of paid capital stock and surplus. Directors and other officers must give security, etc.

S. C. 291, 2 Mr

- 784 Liabilities of any person or company to any bank having less than \$40,000 capital shall not exceed one seventh [formerly one tenth] of stock; discounts of commercial paper not considered as borrowing.

  Wyo. 9, 9 F
- 785 Removing maximum limit.

N. D. 32, 9 Mr

- 786 Made in violation of law to one person in excess of one tenth of capital are payable according to terms, but directors violating rule liable individually for damages to bank. Submitted to vote of people, November 1898.

  Ill. p. 87, 4 Je
- 787 Superintendent of banks shall give 30 days' notice to reduce loans in excess of limit and then assess excess on stockholders.

Minn. 228, 23 Ap

- 788 Banks, trust, insurance, surety and safe deposit companies may invest in bonds issued by commissioners appointed by supreme court.

  N. J. 103, 9 Ap
- 789 Reports. Report of bank commissioners shall contain statements of resources, liabilities and earnings, etc. of all banks.

**N. H**. 77, 23 Mr

- 790 All banks shall make statement when required; copy of statement and newspaper containing it shall be sent to state examiner.

  Wyo. 60, 1 Mr
- 791 Examinations. Bank commissioner may examine one or more times annually. Fee only for one annual examination.

Mich. 232, 2 Je

- 792 State bank examiner. Must levy traveling expenses on banks visited pro rata.
  Ari. 27, 16 Mr
- 793 Insolvent banks. Amending manner of closing insolvent banks, raising scale of fees for examination, etc. 1 Mo. p. 83, 15 Mr
- 794 On nomination of majority of creditors new receiver shall be substituted by court.

  Minn. 228, 23 Ap
- 795 Regulating reorganization or adjustment of insolvent banking corporations.
  Minn. 89, 3 Ap
- 796 When banks become insolvent but are attempting to reorganize or reopen, superintendent may levy pro rata assessment on stockholders.
  Minn. 156, 20 Ap
- 797 Felony for officers to receive deposits or contract debts after they know that bank is insolvent. Tex. 100, 22 Ap

#### Savings banks

- 798 Amendments as to qualifications of and loans to officers, statements, surplus, disposal of notes, etc.

  Mo. p. 87, 11 Mr
- 799 Officers of savings banks, institutions for savings and loan and trust associations shall give full information to examiner when required.

  Me. 218, 10 Mr
- 800 Bonds of treasurers must be recorded in office of secretary of state and inspected annually by bank commissioners.

Ot. 224, 9 Je

801 Rights of stockholders; requiring annual meeting.

**Minn.** 191, 21 Ap

- 802 Dividends shall not exceed four per cent yearly. Ct. 136, 5 My
- Deposits made on or before third day of quarter or half year may draw dividends for full period.

  Mass. 109, 27 F
- 804 Investments. Amending securities in which savings banks may invest.

  Ct. 217, 9 Je; Minn. 145, 19 Ap
- 805 May deposit money in trust companies or in banks and trust companies in New York city and Chicago.

  Minn. 74, 26 Mr
- 806 May be in bonds of local governments of state. Pa. 77, 25 My
- 807 One half of funds of savings associations may be loaned on good personal or collateral security or to buy or sell exchange.

Minn. 245, 23 Ap

# Trust, safe deposit and investment companies

- 808 Trust companies. General law organizing safe deposit, loan and trust companies. May act as sureties; mutual loans. Miss. 33
- General law as to annuity and trust companies. May act as sureties.

  No. D. 142, 13 Mr

- \$10 Capital of safe deposit, loan and trust companies not less than \$500,000[formerly \$100,000] in places under 100,000, \$200,000; must report list of stockholders to commissioners of savings banks; officers must take oath.

  Mass. 304, 23 Ap
- 811 Reducing requirements for incorporation in cities under 100,000, etc. Ill. p. 184, 7 My
- 812 Corporations acting as executors, receivers, etc. must deposit \$100,000 [formerly \$200,000]; may be in county, city or school bonds.

  Cal. 265, 1 Ap
- 813 Abstract companies authorized to do a safe deposit business.

  Tenn. 69, 29 Ap
- 814 Annuity, safe deposit and trust companies shall pay state auditor fee for each bond or mortgage deposited with him for security.

  Minn. 229, 23 Ap
- 815 Investment companies. Requiring bond investment companies to deposit \$5000 with state treasurer and 10 per cent of net premiums semi-annually until total deposit is \$100,000.

Tex. 94, 22 Ap

816 Bond investment companies selling on instalment plan must deposit securities with state; inspection.

Mo. p. 90, 26 Mr

### Building-loan associations

- 817 General regulations. General law revising. Added regulations and powers. Foreign associations to deposit securities, etc.
  Col. 33, 4 My; Mont. p. 231, 4 Mr; Wis. 368, 27 Ap; Wyo. 78, 4 Mr
- 818 Law extended to associations doing business in or outside of state.

  Ga. p. 52, 12 D '96
- 819 Amending as to manner of loaning; monthly trial balance; guaranty fund; secretary and treasurers' bonds; reports; property to be insured.

  Me. 219, 27 Mr
- 820 Additional regulations as to officers, bonds, shares, liquidation, receivers, etc. Ill. p. 166, 16 Je
- 821 Additional regulations; lawful charges, reports, withdrawals, consolidation, voluntary liquidation, premiums. Ind. 184, 8 Mr
- 822 Regulating fines and penalties, foreclosure of mortgages, withdrawal value. Ala. 337, 12 F
- 823 Not more than one half of payments received on stock in any month shall be paid for withdrawals or maturity value of stock without consent of directors.

  Minn. 287, 23 Ap
- 824 Repealing law permitting associations acting under special charters to issue shares entitled to special benefits, profits, etc.

  N. H. 60, 16 Mr

- 825 Loans must be secured by a first mortgage or deed of trust.

  Cal. 33, 25 F
- 826 Reports. Inspection. Requiring reports to state supervising officer, who shall examine, wind up if insolvent, etc.

Ala. 337, 12 F; Wis. 368, 27 Ap; Wyo. 78, 4 Mr

827 Revising law creating separate bureau of supervision of associations, etc.; to perform duties now done by state treasurer.

Mo. p. 91, 12 Mr

- 828 Revising law. Examination by state examiner [formerly special commissioners] etc.

  Mont. p. 231, 4 Mr
- 829 Establishing commissioner of building and loan associations to have duties formerly performed by bank commissioner.

Ct. 178, 25 My Col. 38, 4 My

- 830 Reports to county clerk required.
- 831 Liquidation. Insolvency. Regulating winding up by public examiner or voluntary liquidation. Court may appoint new officers and continue business.

  Minn. 250, 23 Ap
- 832 Amending definition of building-loan associations. Procedure against association in case of suspected insolvency.

Tenn. 126, 10 Ap

833 Procedure with unclaimed deposits or dividends in case of voluntary dissolution of savings and loan associations.

Cal. 35, 25 F

- 834 Foreign building-loan associations. Required to give \$150,000 bonds for protection of stockholders in territory; penalties for not complying.

  Ari. 8, 4 Mr
- 835 Failure to have conformed with laws shall not affect right of receiver to bring suits necessary to wind up. ( Minn. 287, 23 Ap
- 836 Release of security deposits of foreign associations on winding up business. Wis. 364, 27 Ap
- 837 Cooperative banks. Fees or commissions shall not be taken by cooperative bank or interested person for making loan.

Mass. 161, 17 Mr

# Trusts and combinations

838 First law. Unlawful for persons or corporations to fix prices. limit production or regulate transportation so as to prevent competition; or to combine for these objects; penalty \$1000-\$5000.

S. D. 94, 1 Mr

839 First law. Agreements or combinations to control output or tending to prevent free competition in transportation or sale of merchandise prohibited; penalties \$100-\$5000, one to 10 years imprisonment; recovery of damages. Forfeiture of corporation charters.

Ark. 46, 16 Mr; Ga. p. 69, 23 D '96; Ind. 104, 5 Mr; S. C. 265, 25 F

840 Revising law, making uniform with above.

N. D. 141, 9 Mr; Tenn. 94, 30 Ap

- 841 Extending definitions, etc. and penalties for combinations or agreements restricting competition; procedure in actions by attorney-general. Foreign corporations. N. Y. 383, 384, 7 My
- 842 Revising. More rigid definitions and penalties. Prosecutions, evidence. Unlawful to handle goods made or controlled by monopolies. Insurance. Kan. 265, 8 Mr
- 843 Revised law greatly extending definitions and provisions for enforcement.

  Neb. 79, 15 Ap
- 844 Prohibiting combinations among grain elevator men.

**Neb.** 80, 14 Ap

- 845 Amending. Contracts void; penalty for dealing in products of such corporations whose corporate rights are forfeited; more stringent affidavits.

  Mo. p. 208, 24 Mr
- 846 Amending. Domestic corporations forbidden to enter; penalty for failure to answer inquiries forfeiture of charter.

Wis. 357, 27 Ap

- Permitted as to articles whose chief cost is wages when object or effect is to maintain or increase wages. Ill. p. 298, 10 Je
- 848 Combinations to limit the output or raise the price of coal, illegal. Tenn. 93, 30 Ap

# **Finance**

### State finance

- 849 General law. Consolidation of all laws. N. Y. 413, 13 My
- 850 State debt. Bond issues authorized. Mass. 340, 5 My; 464, 5 Je
- 851 Principal and interest payable in U. S. gold coin.

R. I. 413, 2 O '96

852 Bonds. Shall not run more than 50 years.

Ala. 328, 11 F N. D. 133, 13 F

852a Providing for refunding state debt.N. D. 13853 \$9,000,000 canal bonds exempt from general property tax.

N. Y. 80, 22 Mr

854 Sinking fund. Commissioners to lend unused funds; loans to counties in state in preference to other applicants.

8. C. 270, 25 F

855 Appropriations. General law regulating method of making estimates and apportionments by legislature.

Ct. 14, 8 Mr; 167, 25 My

- 856 Distinction between special and current expense appropriations.

  Regulating manner and amount of monthly drawings on state treasury.

  Mich. 271, 2 Je
- 857 Auditor-general to publish statement showing exact amount which each charitable or reformatory institution not under state control has, during its history, received from state.

Pa. 382, 26 J1

858 Specific appropriations to departments, institutions, etc. not to be exceeded without written consent of ex-officio state board.

Ct. 119, 29 Ap; Nev. 65, 12 Mr

859 Prohibiting payment of deficiencies caused in departments or institutions unless sworn estimates approved by governor are filed with comptroller 30 days before deficiency occurs.

Tex. 46, 26 Mr

- 860 Prescribing order of payment when revenues insufficient. (Col. 1, 14 Ap
- 861 Increasing amount which may be drawn by state institutions before vote by legislature to one third [formerly one fourth] of previous appropriation.

  Mich. 176, 29 My
- 862 Fiscal year. July 1 to June 30. Okl. 32, art. 1, 3 Mr
- 863 Court of claims. Board of claims continued as court of claims.

  Jurisdiction; report, appeals, etc. | N. Y. 36, 9 Mr
- 864 Submitting constitutional amendment to establish court to determine claims against state. (1898) Cal. j. r. 26, 20 Mr
- 865 Accounts. Audit. Claims against territory except salaries must be first approved by board of control; bond of territorial auditor.

  Ari. 56, 18 Mr
- 866 Claims against state approved by regents of university, exempt from general voucher law. Neb. 73, 8 Ap
- 867 Itemized vouchers shall accompany warrants; receipted bills required for traveling expenses except fare. Ind. 115, 6 Mr
- B68 Duties of auditors of public accounts extended to all disbursing institutions; exception. Procedure. Ct. 26, 15 Mr
- Auditor-general to prescribe form of vouchers and statements of county officers and of institutions receiving state aid, and to examine their accounts; to receive from all state institutions titles, insurance policies, etc.

  Pa. 226, 15 Jl
- 870 Repealing requirement of duplicate vouchers for comptroller and treasurer. Ct. 4, 17 F
- 871 Manner of paying expenses of state suits. Mich. 153, 21 My
- 872 Department reports. Financial statements must include salaries if \$450 or over. Ct. 35, 17 Mr

- 873 Warrants. To be registered if not paid and to bear six per cent interest.

  Mont. p. 103, 1 Mr
- 874 To bear six per cent interest till paid and to be paid in the order of original issue. Issue of new for old warrants.

  Ky. 8, 8 My
- 875 State and local not receivable for taxes. Okl. 32, art. 2, 6 Mr
- 876 Depositories of funds. Each bank must deposit \$25,000 in securities with state auditor who shall give bond for their safe keeping.

  8. D. 107, 9 Mr
- 877 Conditions on which banks may be state depositories. To give bond and pay three per cent interest.

  Ari. 64, 18 Mr
- 878 Must give bond and pay two per cent interest. Selection. Responsibility of state treasurer. Pa. 131, 15 Je
- 879 Bank accounts of separate funds no longer required to be kept separately; approval of bonds of depositories; deposits in any bank not to exceed 30 per cent of capital.

  Neb. 23, 14 Ap
- 880 Increasing number to 48 [formerly 44]. Ga. p. 39, 17 D
- 881 Contracts. Supplies. In purchases or contracts for goods for state or municipal use, preference must be given to those manufactured or produced in the state.

  Cal. 149, 27 Mr
- 882 Amending law. Bonds must equal one half [formerly full] contract price if over \$100,000. Defining sub-contractor. Notice of claim on bond.

  Minn. 307, 23 Ap
- Prohibiting assignment or subletting of public contracts without consent; penalty, forfeiture of money earned except wages of employees.

  N. Y. 444, 17 My
- 884 Unlawful to prevent competition or bids for public work.

  Ga. p. 73. 12 D '96
- 885 Stationery, etc. to be bought by printing board. Wash. 77, 16 Mr
- 886 State institutions. Finance. Governor shall appoint non-partizan committee 45 days before meeting of legislature to visit and report needs.

  Ind. 16. 5 F
- 887 Contracting for supplies shall be done by superintendents of asylums under supervision of their trustees [formerly of state comptroller].

  Tex. 81, 15 Ap
- 888 Penalty on officers or employees having pecuniary interest or acting as agent in supplying institutions. Removal.
- 889 Contracts for supplies may be let quarterly for one year.

Neb. 74, 12 Ap

N. C. 543, 9 Mr

- 890 Commission composed of one member from each benevolent or penal institution to make rules, etc., for manufacture and interchange of products.

  Mich. 259, 2 Je
- 891 Annually joint committee from senate and house shall examine books of penal and charitable institutions.

  S. C. 308, 2 Mr

# Public lands. School lands

- 892 General law revised; school, tide and shore lands. Wash. 89, 16 Mr.
- 893 /Towns holding school land shall turn title over to school trustees; appraisal and sale of such lands.

  N. M. 20, 25 F
- 894 State land agent. Term four years [formerly during pleasure of state board of land commissioners]; salary \$2500 [formerly \$3000] to be paid from sale of state lands. Mont. p. 104, 4 Mr
- 895 Salary \$2500 [formerly \$3000]. Mont. p. 195, 4 Mr
- 896 Land commissioner. Salary \$1500 [formerly \$2000].

N. D. 144, 15 Mr

- 897 State printer shall render monthly itemized statement of work for land office. Audit. Nev. 34, 5 Mr
- 898 Appraisal. Sale. Adverse occupation shall not be ground of contest of applicant's right to purchase, unless occupant also applied for purchase.

  Cal. 275, 1 Ap
- 899 Wild lands which have become property of state for taxes may be sold valid settlers at 10 cents per acre [formerly and 10 cents annually for five years].

  Mich. 240, 2 Je
- 900 Providing for the reappraisement, on petition, of school lands inside or within three miles of town or city. Mont. p. 93, 4 Mr
- 901 Reappraisement on petition of 10 householders; purchase by lessees of improvements by prior lessees. Mont. p. 178, 4 Mr
- 902 Providing for reclassification of public, free school and asylum lands having been erroneously classed. Tex. 129, 15 My
- 903 Refunding money erroneously paid to state for land wrongly sold as state or school lands.
  Wyo. 342, 24 F
- 904 Applicants for purchase of land not approved to state shall pay \$2 fee for advertisement in certain cases.

  Nev. 57, 10 Mr
- 905 Commission of land office to declare all lands sold forfeit for failure to pay any portion of interest; purchasers may contest.

Tex. 37, 25 Mr

- 906 On failure to pay principal or interest within 30 [formerly 10] days after due contract, becomes voidable [formerly void] and may [formerly shall] be so declared.

  N. D. 143, 18 F
- 907 Enforcement of collection of unpaid purchase money.

Pa. 85, 26 My

908 Reentry by state in case of default by purchaser.

	Minn. 302, 23 Ap
909	Lánds held for any public fund shall not be taxed until sold.  Okl. 32, art. 12, 12 Mr
910	Lease. Lands are no longer to be sold but leased; exceptions.  Procedure.  Neb. 71, 12 Ap
911	Regulation of leasing by county supervisors. Ari. 69, 18 Mr
912	Minor amendments: may be leased at any time; hay permits sold by county treasurers.  N. D. 145, 24 F
913	Leases may be executed before notary public, justice of the peace or other officer authorized to administer oaths. Wyo. 44, 24 F
914	Amending as to leasing; remitting rental of summer-fallow lands.  Ida. p. 45, 8 Mr
915	Timber. Residents of state may take timber on state lands for firewood and improvements. Wyo. 77, 4 Mr
916	No live timber less than eight inches in diameter 20 feet from the i ground to be cut; other provisions.  Mont. p. 193, 6 Mr
917	Misdemeanor to cut or remove timber without authority of state land board; county superintendents of schools to make complaints.  Col. 73, 14 Ap
918	Trespass. Commissioner of land office to adjust and collect money due for trespass on lands held for taxes.
	Mich. 201, 29 My

920 Land funds. State treasurer in investing permanent state land funds may pay premium for school district or registered county bonds.

Wyo. 67, 1 Mr

919 Public land records. Custody transferred from secretary of state to auditor who shall certify copies, abstracts, etc.; fees.

921 Receipts from sale of public and tide lands paid into harbor compensation fund.

Mass. 146, 10 Mr

# Assessment and taxation — general

### General laws

922 General biennial revenue law. Income tax, etc.

N. C. 168, 169, 9 Mr

923 Revising law; important amendments as to methods of assessing and collecting.

N. D. 28, 8 Mr

924 Revising law; minor amendments.

8. D. 28, 10 Mr; Tenn. 1, 2, 30 Ap; Wash. 71, 15 Mr

925 General law amended. Ala. 659, 18 F; Okl. 32, 12 Mr

926 General act for 1897 and 1898.

Ga. p. 21, 24 D '96

927 Minor amendments as to assessment and collection in cities.

Mont. p. 223, 3 Mr

928 Tax commission. Appointed to compile tax laws, decisions and statistics, and examine methods of other states.

Wis. 340, 24 Ap

- 929 State board of taxation. Annual salary of each member \$2500 including expenses.N. J. 46, 29 Mr
- 930 State and county tax commissioners. General law establishing; to aid in enforcing collection, assess omitted property, etc.

  Ala. 204. 3 F

# Exemptions from taxation

- 931 Religious societies may hold \$6000 of personal property exempt.
- 932 Funds of Grand army posts for charitable purposes.

Ct. 125, 29 Ap

933 Entire lot or building owned and partly used by free hospital, when dependent on revenue from rent of rest for support.

N. Y. 371, 24 Ap

- 934 Bonds for school buildings or lands for 10 years, if bearing not more than six per cent. Miss. 11, 15 My
- 935 Regulating and restricting exemptions by assessors of real estate purchased with proceeds of pensions. Procedure.

N. Y. 347, 348, 23 Ap

936 Property of wives of veterans who have received certain injuries is exempt; limit.

Mass. 148, 11 Mr

### Assessment

- Assessors. Another person may be appointed on failure of assessor to qualify or receive books.Pa. 33, 5 My
- 938 Creating office of county assessor and prescribing duties.

Okl. 12, art. 5, 12 Mr

939 Counties having \$2,500,000 property elect [formerly appoint] assessors; increasing salaries of assessors of all counties.

Ari. 24, 16 Mr

- 940 Three appraisers to be appointed in counties of total assessment of \$8,000,000; may hold sessions 12 [formerly eight] days. County assessor to act in other counties.

  Mont. p. 195, 3 Mr
- 941 Cities under 150,000 may by ordinance have one or more assessors.

  Wis. 139, 31 My
- 942 Governor to appoint board of three in each city or incorporated town over 500 population. 8. C. 298, 2 Mr

943 In cities under 3000, election of assessor optional with board of aldermen; if not established, county assessment used.

Ct. 102, 14 Ap

- Mo. 53, 26 Mr 944 Providing for election by councils of board of assessors and classification of property in cities of 100,000 to 1,000,000. Pa. 182, 9 Jl 945 When located in more than one county, village may become a separate assessment district. Duplicates of assessment to be returned to both county auditors. Minn. 134, 14 Ap 946 Assessment procedure. Amending. Real estate to be returned by taxpayer quadrennially. Assessment of undervalued prop-S. C. 293, 2 Mr erty. Equalization, etc. 947 Assessors to report to boards of equalization (supervisors) persons refusing to give statements. Cal. 73, 4 Mr 948 Village council may fix other date for completion of assessment. Mich. 56, 31 Mr 949 Triennial assessments to be made between second Monday of September and December 31. Pa. 22, 20 Ap 950 Assessors shall notify taxpayers by mail amount of assessment. Ida. p. 10, 2 Mr 951 Assessors shall assess personal and real property of decedents S. D. 35, 23 F where situated. 952 Action and penalties against county auditors for refusal to add to tax duplicate omitted property. Ida. 95. 4 Mr 953 Real estate. General law for assessing and collecting taxes on escaped assessable real property. Retroactive. N. D. 28, 8 Mr 954 Property holders adjacent to railroads or highways shall not be assessed for realty occupied by railroad or highway. Ind. 76. 3 Mr
- 956 Shall transmit to county auditor on March 15 [formerly May 1] lists of lands having become subject to taxation during year.
  N. D. 127, 13 Mr

955 Amending as to description of real estate in taxpayers' list.

- 957 Separate assessment in case timber is owned separately from land. W. Va. 56, 19 F
- 958 Mines. Mineral rights to be assessed separately when not owned by owner of land; sale of mineral rights for taxes not to affect title of land.

  Ark. 30, 1 Mr
- 959 Mineral reserves. When owned separately from land must be assessed separately to their owners. Kan. 244, 27 F

- 960 Specific tax on mining property repealed because unconstitutional.

  Minn. 40, 9 Mr
- 961 Personal property. All bonds, stocks, mortgages and other investments shall be listed for tax by lender who must swear that tax is not charged back to debtor. Debtors to non-residents shall pay tax and deduct from interest.

Del. 381, 20 Mr; 382, 383, 384, 29 My

962 Officers of banks and corporations must inform assessors of towns, citics and boroughs of stock and bonds held as collateral.

Ct. 38, 17 Mr

- 963 Personal property subject to taxation temporarily removed from state or county to be assessed in county where owner resides; amending form of statement of property.

  Tex. 142, 22 My
- 964 Valuation of merchants' stocks as equalized shall be made a part of the total of taxable property.

  Mo. p. 170, 24 Mr
- 965 Place of assessment of personal property of wards, estates, trusts, etc.
  Ind. 166, 8 Mr
- 966 Grain in elevators to be assessed in assessment district where elevator is situated.

  Minn. 220, 23 Ap
- 967 Judgments. Both foreign and domestic judgments taxed in township where rendered; listing and collection. Kan. 243, 13 Mr
- 968 Live-stock. Transient herds of sheep and goats taxed in county where owner resides; when grazing partly in other counties, county treasurer transmits proportional part of taxes to that county. Herds of non-residents taxed in counties where found.

  Ari. 33, 16 Mr
- 969 Revising law as to taxation of transient. Increasing per capita tax; procedure. Wyo. 59, 1 Mr
- 970 May be assessed in *Junc* [formerly July] to November where found ranging if not already assessed in other county or state.

8. D. 83, 9 Mr

- 971 Live-stock ranging more than 10 days in any county shall pay taxes proportionate to time remaining in each county. Procedure.

  Ida. p. 22, 6 Mr
- 972 Horses, mules and cattle taxable if over 18 months [formerly three years] old.

  N. H. 40, 26 F

# Equalization of assessments. Adjustment

- 973 State board of equalization. Superintendent of public instruction and commissioner of public lands added.8. D. 28, 10 Mr
- 974 State board to increase or diminish assessment lists of towns so as to conform to actual cash value of property [formerly to equalize merely].

  Ot. 159, 25 My

- 975 State railroad commissioners to equalize valuation as between classes of property and counties, and to assess transportation companies.

  N. C. 510, 9 Mr
- 976 May require county auditors to furnish statements of assessments of any person; state board may increase but not decrease assessment of county board.

  Minn. 134, 16 Ap
- 977 At January meeting shall fix valuation of transportation companies; at September meeting shall adjust county assessment rolls; appeal; pay.

  N. M. 12, 17 F
- 978 County boards. Abolishing special county boards established in 1895. Duties of county court in equalizing. Ala. 659, 18 F
- 979 Fees of commissioners \$5 [formerly \$4] per day; amending manner of auditing accounts; stenographer allowed. Wis. 244, 14 Ap
- 980 County commissioners at regular sessions to hear complaints and correct assessments unlawfully or twice made.

Okl. 32, art. 7, 15 F

- 981 Certain municipal officers may attend meetings and give advice; expenses.
  N. D. 149, 9 Mr
- 982 Assessments entered in assessment book by order of county commissioners shall be collected as others.

  Ida. p. 94, 12 Mr
- 983 Town boards of relief. May reduce valuation, etc. of non-residents appearing in person or by agent or attorney. Ct. 59, 31 Mr
- 984 Boards of relief shall send notices by mail to persons whose assessment is increased [formerly leave at home.] Ct. 133, 29 Ap
- 985 Equalization by court. Copy of order of court making correction must be certified to the auditor within 20 days; when land was assessed too high and taxes paid owner shall be reimbursed.

  W. Va. 55. 26 F
- 986 Abatement. County commissioners may compromise taxes on platted real estate in municipality when property can not be sold for amount of tax.

  8. D. 34, 9 Mr
- 987 Refunding taxes. Repealing law permitting refunding taxes wrongfully assessed.
  Ala. 416, 15 F
- 988 Refunding taxes paid on land not liable for taxation.

Miss. 9, 28 Ap

# Collection of taxes

- 989 Tax collectors. Commission of deputy collectors of arrears in cities three per cent.

  N. J. 124, 16 Ap
- 990 Townships having public building shall assign room to collector; office hours.
  N. J. 52, 31 Mr
- 991 Bond of tax receivers shall be one fourth [formerly one half] of estimated tax.

  Ga. p. 38, 28 D '96

- 992 Date of payment. Taxes may be paid in semi-annual instalments on December 1 and June 1. Nev. 81, 16 Mr
- 993 Permitting payment of county taxes in two instalments.

Minn. 54, 79, 18 Mr

- 994 Cities under 10,000 may make state and general taxes payable in
  October and city taxes proper in May. Adjustment of financial
  year.

  Mich. 239, 2 Je
- 995 First instalment due first Monday of May [formerly third Monday of April].
  Ind. 108, 5 Mr
- 996 Tax lien. Taxes on personal property shall be first lien on all personal property of owner, from December 1.8. D. 31, 5 Mr
- 997 Local taxes remain lien only three [formerly two] years unless recorded with prothonotary.

  Pa. 102, 4 Je
- 998 Shares of real estate. Upon presentation of deed for an undivided part of tract of land and payment of equivalent part of taxes, county treasurer to receive and indorse same.

Minn. 163, 21 Ap

- 999 Wild lands. Collection of taxes on organized plantations as wild lands; state warrants and assessors' reports shall be sent county commissioners in April; collectors shall settle with commissioners December 10 [formerly July 1]; unpaid road tax added to tax of next year.

  Me. 306, 26 Mr
- 1000 Taxes on insolvents. Assignees shall pay taxes on property of insolvent; penalty for delinquency.
  Ind. 146, 8 Mr
- 1001 Tax receipts. Collector must deliver stubs of receipts to auditor on settlement; no receipts shall be given except on prescribed blanks.
  Ida. p. 94, 12 Mr
- 1002 Forms prescribed by state board of tax commissioners. Stub book.

  N. Y. 489, 17 My
- 1003 Settlement by collectors. Collectors shall make monthly reports and payments to state and county.

Ga. p. 35, 24 D '96; Pa. 195, 9 Jl

1004 On January 15 and every 30 days thereafter county treasurer shall transmit state taxes collected to state treasurer.

Mich. 224, 29 My

- 1005 Collectors of towns shall pay treasurers monthly; selectmen may inspect books and accounts.
  Mass. 126, 5 Mr
- 1006 Extensions of time not to postpone time for payment by collectors to county treasurer of taxes already collected. Wis. 7, 23 F
- 1007 Upon full settlement between collector and county treasurer, certificate must be filed with county clerk and satisfaction entered opposite bond.

  N. Y. 828, 28 Ap

- 1008 Disposition of taxes collected by state comptroller from non-residents in unorganized counties.

  Tex. 43, 26 Mr
- 1009 When borough or taxing district neglects to pay state or county taxes and officers are incapable of acting, township shall levy and collect such taxes; procedure.

  N. J. 3, 16 F

#### Delinquent taxes. Tax sales

1010 General laws. Amending general law.

Cal. 267, 1 Ap; Tex. 103, 27 Ap

- 1011 Amending general law; notice to non-resident owners; costs; returns by collectors.

  Me. 240, 20 Mr
- 1012 General law for taxes prior to 1896. N. D. 67, 20 F
- 1013 Abolishing fine and imprisonment for non-payment of taxes.N. Y. 766, 22 My
- 1014 Timber and grass on reserved lands shall be held for unpaid taxes against them; forfeiture and redemption of land.

Me. 316, 27 Mr

- 1015 Local taxes—general. Enabling incorporated towns and cities to bring suits to enforce lien. Tenn. 6, 29 Ap
- 1016 Enforcement in cities with special charters. Mo. p. 213, 24 Mr
- 1017 General law for collection of arrears in incorporated towns; adjustment and new levy.
   N. J. 196, 18 My
- 1018 General tax law shall govern sales in villages. Mich. 89, 22 Ap
- 1019 Collection of arrears of taxes and assessments by towns, boroughs and townships.N. J. 187, 11 My; 196, 18 My
- Notice lists to be published in two newspapers of opposite politics in each county; rate established.W. Va. 41, 25 F
- 1021 Notices only [formerly also list of delinquent taxes] to be published.

  Ari. 58, 18 Mr
- 1022 Tax collectors may supply in delinquent list from original roll errors or omissions occurring in duplicate assessment roll.
- Ari. 35, 13 F

  1023 Procedure. County treasurer shall sell realty annually at public
- auction, or in default of bidders at any time by private sale.

  Fees. Wyo. 56, 1 Mr
- 1024 Counties may employ special attorneys for prosecution of tax cases on appeal to U. S. courts; expenses. N. M. 28, 5 Mr
- 1025 Action for unpaid taxes on wild land may be brought within two years of assessment by state treasurer and municipal assessors.
  Me. 250, 23 Mr
- 1026 Repealing law as to prosecution of lands unsold after three years.

  Ind. 32, 17 F

1027 Date of sale by county treasurer May [formerly December].

	Publication of notices. mich. 225, 29 my
1028	What lands shall be bid in for state. Amending.  N. Y. 233, 14 Ap
1029	No levy or sale of real estate valid until sheriff files affidavit that owners have no personal estate out of which taxes can be made. Sheriff's fee \$1.50 [formerly \$2]. Ky. 11, 12 My
1030	Giving preference on trial list to state as plaintiff in cases involving collection of taxes.  Pa. 190, 9 Jl
1031	Full costs shall be recovered in all actions. Me. 215, 8 Mr
1032	County treasurer shall be allowed six [formerly four] per cent commission on collected delinquent taxes. Ind. 113, 6 Mr
1033	Amending procedure for collection of taxes that are a lien upon real estate sold by court order.  Tenn. 9, 12 F
1034	Lands shall not be sold for less than sum due at time of sale by town, borough or township.  N. J. 36, 24 Mr
1035	In cities of 100,000 mayor or city attorney may buy real estate; if not redeemed or sold in five years, title escheats to state.  Ky. 23, 28 My
1036	Cities may sell privately land for cash or its own obligations, at not less than amount of tax due when purchased.  N. J. 23, 15 Mr
1037	Sale of lands for local taxes is conditioned on payment of state tax liens thereon.  Mich. 206, 29 My
1038	Tax deeds. Before receiving deed, purchaser shall submit to county treasurer and file for record proof of due service of notice to owner.  Wyo. 19, 16 F
1039	Conveyance by county treasurer shall include specific statement of whose title is conveyed.  N. Y. 490, 17 My
1040	Erroneous sales. Release of lien of invalid tax deed.
	Ind. 148, 8 Mr
1041	When recovery of real estate sold for taxes may be had by action.  Me. 268, 23 Mr
1042	Only person claiming title to land vacant or in his possession may bring suit to test validity of tax sales.  Minn. 266, 23 Ap
1043	Errors or irregularity in tax sales proceedings not affecting ground work of tax shall not invalidate. Wis. 215, 12 Ap

1044 In case of defective tax title plaintiff may recover damages plus

1045 Cancelation of sale may be set aside when comptroller canceled

Wis. 161, 1 Ap

N. Y. 392, 10 My

15 per cent [formerly 25 per cent] interest.

without jurisdiction. Procedure.

- 1046 Redemption of realty. Realty may be redeemed within three [formerly two] years by payment of purchase price plus 15 [formerly 30] per cent of same, taxes paid and 10 [formerly 12] per cent interest. Wyo. 14, 13 F
- 1047 Purchaser six months before taking possession must give notice to last grantee and mortgagee who may redeem by paying twice as much as such purchaser paid. Procedure. Mich. 229, 2 Je
- 1048 Amending manner of redemption after delinquent lists are delivered to sheriff or collector. W. Va. 57, 26 F
- 1049 When land is sold under judgment, debtor may pay redemption money to clerk of court from which land is sold.

Tenn. 132, 24 Mr

- 1050 Person claiming to own subdivision of land assessed along with other subdivisions may redeem from state. Mich. 263, 2 Je
- 1051 Tax records. Abolishing fees for furnishing tax histories for use before filing conveyances.

  Mich. 21, 10 Mr

## Special forms of taxation

### Poll tax

1052 Applicant under 60 must pay before registering; penalty for payment by candidates or party committees or for soliciting such payment.

Nev. 6, 9 F

# Income tax

- 1053 Imposing graduated tax, one per cent, \$2500-\$5000; one and one-half per cent, \$5000-\$7500; two per cent, \$7500-\$10,000; two and one-half per cent, \$10,000-\$15,000; three per cent, over \$15,000; returns and penalties for false returns.
  8. C. 335, 5 Mr
- 1054 Imposing five per cent on income from property not taxed; on other incomes one-fourth per cent on excess over \$1500, one-half per cent over \$5000, one per cent over \$10,000, two per cent over \$20,000.
   N. C. 168, 9 Mr

### Inheritance tax

1056 Direct and collateral. Established; on direct inheritance, one per cent on all in excess of \$7500; on collateral estates, five per cent over \$500. Penalties; appraisal and collection.

Mont. p. 83, 4 Mr

- 1056 Established. Five per cent on personal property over \$5000 passing to collateral relatives, etc.; one per cent above \$10,000 if direct. Collection, etc.

  Minn. 293, 23 Ap
- 1057 Direct established, one-half per cent on all above \$10,000. Collateral tax three [formerly five] per cent on property over \$10,000 [formerly \$1000]. Ct. 201, 1 Je

1058 Establishing direct inheritance tax (besides collateral), two per cent on personal property above \$5000. Collection, etc.

Pa. 47, 12 My 1059 Collateral. Extending provisions; procedure in appraisement N. Y. 284, 16 Ap etc. Mo. p. 236, 16 Mr 1060 How collected and applied. 1061 Uniform rate, \$5 on \$100 [formerly \$7.50 on \$100 above \$1000]. Court may extend payment. Mo. p. 236, 17 Mr 1062 Exempting bequests to nephews and nieces resident in state, to public charitable, benevolent and educational corporations. Cal. 83, 9 Mr Corporations generally. (including iprovision for taxation of stock by general property tax) 1063 Amending tax rate on insurance, telephone, sleeping and dining car and other corporations; forfeit charters for failure to pay Tex. 104, 30 Ap; 120, 15 My tax. Notices. 1064 All general or special exemptions repealed. N. C. 168, 9 Mr 1065 Corporations shall list all stocks and bonds for tax at general Del. 381, 20 My; 382, 383, 384, 29 My rate. 1066 Stock of non-residents of state must pay one and one half [formerly one] per cent on valuation. Ct. 153, 13 My 1067 Annual fees \$10 for corporations having a capital stock; other fees and penalties. Wash. 70, 13 Mr 1068 Corporations may appeal to state board of assessors within three months for review of assessment. 1069 Taxes on bank and other corporation stocks, except manufacturing corporations shall be paid before dividends allowed. Me. 252, 23 Mr 1070 Revising law for assessment to general property tax. Special provisions for street railway an other quasi-public corporations. Tenn. 1, 80 Ap 1071 Stock in banks and other corporations assessed to owner at market value less assessment of realty of corporation. Tax paid by corporation and deducted. Ala. 659, 18 F 1072 Requiring secretaries of corporations to inform assessors of value Ct. 205, 2 Je of stock owned in any district. Penalty. 1073 Distilling companies. Establishing tax of one per cent on capital stock. Pa. 227, 15 Jl

1074 Laundry companies. Capital stock exempt.

ceipts.

1075 Electric light companies. Graduated license fees on gross re-

1076 Incorporation taxes. Establishing \$10 to \$500 according to capi-

N. Y. 785, 24 My

Wis. 228, 14 Ap

Ala. 659, 18 F

1077 Applicants for charters must fix amount of stock; state tax one tenth per cent on stock. Tenn. 32, 30 Ap 1078 Corporations formed by legislative act to pay \$1 per \$1000 of capital; increase of capital. Printing expenses. Ct. 198, 2 Je 1079 Increasing and graduating schedule; payable on increasing capital. Neb. 72, 30 Mr 1080 One third [formerly one fourth] per cent on capital. All payable in advance. Pa. 129, 15 Je 1081 Repealing tax on issue of stock. Cal. 180, 31 Mr 1082 Fees to be paid to secretary of state for filing certificate of domestic or foreign corporation. . Wyo. 45, 24 F 1083 Fees to be paid by corporations for franchise, \$25 to 100. N. M. 27, 5 Mr 1084 Organization fee of corporations not for profit \$10. Ill. p. 18, 3 Je N. Y. 411, 10 My 1085 Payable on increase of capital. Mo. 238, 17 Mr 1086 Fees for admission of foreign corporations \$10 on \$50,000 and 15 cents per \$1000 on all excess or increase. Col. 51, 13 Ap 1087 Regulating time of payment of organization taxes of railway cor-N. Y. 369, 24 Ap porations.

### Transportation corporations

- 1088 Increasing rates on gross earnings according to earnings per mile to from two and one half to five per cent [formerly two to four per cent].

  Mich. 228, 4 Je
- 1089 Uniform tax assessed and apportioned by state board of equalization.

  N. M. 12. 17 F
- 1090 Amending schedule by inserting additional grades in proportion to earnings. Wis. 182, 2 Ap
- 1091 Railroad commissioners to assess valuation of railways, telegraph and telephones on basis of detailed reports, and apportion among counties.

  N. C. 510, 9 Mr
- 1092 Revising and extending law providing for taxation of railways to general property tax by state board. Tenn. 5, 30 Ap
- 1093 Attorney-general may bring suit to test right to exemption. Procedure; compromise. S. C. 282, 2 Mr
- 1094 Leased roads entering more than one county, how assessed.

  Cal. 256, 1 Ap
- 1095 Requiring railway companies to file with state auditor list of lands granted to them by state or U. S.

  Minn. 34, 5 Mr

- 1096 Taxes on railroad and canal real estate shall be paid to taxing districts where railroads and canals run.

  N. J. 69, 31 Mr
- 1097 Foreign companies. Must pay fee of one tenth per cent on authorized capital stock for admission.

  8. C. 327, 5 Mr
- 1098 Taxation of cars. Both car companies other than railway companies and railway companies to report to board of equalization, who shall assess taxes and apportion to counties. Col. 70, 1 Ap
- 1099 Freight line and equipment companies to pay tax of two per cent on proportionate valuation of stock used in state as assessed by state board of equalization.

  Minn. 160, 20 Ap
- 1100 Union depot companies. To pay state tax of 10 per cent on gross earnings in excess of \$20,000 per mile of track owned; if less earnings, taxed as railway companies.

  Mich. 228, 4 Je
- 1101 Street railways. Assessed and taxed same as other railway property, by state auditor. Mo. p. 215, 11 Mr
- 1102 Palace car companies. Establishing in accordance with constitutional amendment state tax of three per cent on gross earnings of sleeping cars, drawing room and parlor cars.

Minn. 159, 20 Ap

- 1103 Submitting to next legislature constitutional amendment requiring franchise and all property of express, freight line, car equipment, sleeping and dining car, telephone and telegraph companies to be assessed at actual values by state board and apportioned to localities.

  N. D. p. 348
- 1104 Telegraph and telephone companies. Ex officio state board to assess value, including franchises, on basis of detailed reports, and apportion among counties for general tax.

Kan. 245. 13 Mr

- 1105 Revising general law for assessment to general property tax by state board. Tenn. 5, 30 Ap
- 1106 Tax on gross receipts three per cent if over \$100,000, two and one half [formerly one and one half] per cent if under \$100,000.

Wis. 809, 23 Ap

- 1107 Establishing tax of three per cent on gross earnings of telephone companies. Reports, etc.

  Minn. 314, 23 Ap
- 1108 Express companies. Establishing tax three per cent on gross receipts less transportation charges paid. Reports, etc.

Minn. 309, 23 Ap

- 1109 Tax of one per cent to five per cent on gross receipts according to earnings per mile.

  Pa. 227, 15 Jl
- 1110 Toll road companies. Plank or toll roads to pay three per centon gross receipts. Wis. 317, 23 Ap



- 1111 State tax two and one half per cent on gross receipts [formerly five per cent on net receipts]. Enforcement. Mich. 108, 7 My
- 1112 Steamboats. Amending schedule of rates. Wis. 320, 23 Ap
- Insurance and moneyed corporations (See also general Building-loan associations, 817; Insurance laws, 2777)
  - 1113 Banks. Tax four mills on capital stock; shall be exempt from local taxation. Pa. 227, 15 Jl
  - 1114 Taxation of stock of corporations not incorporated as banks, but engaged in banking; proceedings against officers refusing to report as to shareholders.

    Ari. 51, 18 Mr
  - Penalty for failure or refusal of national bank officers to furnish assessors statements of assets and liabilities, lists of shares of stockholders, etc.

    Tex. 112, 11 My
  - 1116 Building-loan associations. Establishing state tax on stock.

    Reports. Pa. 147, 22 Je
  - 1117 Investment companies. Tax on bonds, etc. two [formerly one] per cent in case exemption from tax on companies is sought.
    Ct. 216, 9 Je
  - 1118 Insurance companies. Two and one half per cent state tax on gross premiums; in lieu of other taxes except on property.

    Wwo 15 13 F
  - 1119 Fire insurance companies. Prohibiting companies from writing insurance except through regularly licensed local agents; penalties. Ga. p. 261, 24 D '96; N. C. 167, 1 Mr; Tex. 135, 22 My
  - 1120 Foreign insurance companies. Imposing two per cent on gross premiums in state.

    S. C. 334, 5 Mr
  - 1121 State tax of two and one half per cent of gross premiums.

    N. D. 94, 20 F
  - 1122 Rate three [formerly two] per cent on premiums collected less losses paid. Wash. 65, 13 Mr
  - 1123 Rate of tax shall be one and one half [formerly two] per cent; how computed.

    Me. 274, 25 Mr
  - 1124 Foreign fire insurance companies pay \$2 on each \$100 of premiums received for fire department.

    N. M. 38, 12 Mr
  - 1125 Foreign fire and casualty companies exempt from state tax on premiums.

    N. Y. 494, 17 My
  - 1126 Penalty for failure of insurance agents to make returns of premiums.

    Ct. 128, 29 Ap
  - 1127 Prohibiting companies from insuring except through licensed agents, inspection by auditor.

    Mont. p. 79, 4 Mr

1128	Providing for the enforcement of collection of delinquent taxes on insurance agents by county clerk.  Tenn. 21, 22 Ja
1129	Surety companies. State tax of two per cent on gross premiums. Mich. 106, 29 Ap
1130	Title insurance companies. Taxed upon one half capital stock same as domestic insurance companies; on rest of property same as trust companies.  Minn. 62, 22 Mr
1131	Business licenses. Licenses required from peddlers, merchants, commission merchants, insurance agents, pawnbrokers, hotel-keepers and theaters; proceeds for school and county funds.  N. M. 53, 18 Mr
1132	Revised general schedule. Tenn. 2, 30 Ap
1133	Amending schedule and establishing on additional occupations and amusements. Ala. 659, 18 F
1134	Increasing occupation taxes. Tex. sp. sess. 18
1135	Amending schedule of rates; penalties for beginning business without licenses.  Mont. p. 198, 202, 6 Mr
1136	Cities, etc. of 10,000 or under with special charter may collect licenses on businesses, amusements, etc.  Mo. p. 55, 9 Mr
1137	Special classes. Merchants who sell in temporary quarters \$50 per quarter.  Mont. p. 201, 3 Mr
1138	Municipalities shall not levy tax on traveling salesmen where goods are not delivered at sale.  Ga. p. 36, 14 D '96

1139 Professional men must pay tax before practising or charging for Ga. p. 37, 22 D '96

services. 1140 License for a flying jenny shall be \$25.

### Ala. 88, 9 D '96

### Local finance a

# General provisions (applying to counties, townships and municipalities)

1141 Taxation. Submitting constitutional amendment permitting municipal corporations to determine classes of property on which municipal taxes shall be levied. (1898)

Wash. 85, 16 Mr

1142 Reducing limit of county and town taxes to two and one half [formerly three] per cent and establishing exceptions.

Wis. 235, 15 Ap

a Only the purely financial matters are here placed. Authorizations of taxes, assessments, bonds, etc. for special municipal purposes-schools, libraries, lights, streets, etc. are class under those heads. They are however also indexed under taxes, etc. Miscellaneous provisions as to assessment and collection of taxes in local bodies are under Taxation, as such provisions usually apply to all classes of taxes. Provisions relating to election, term of office, etc. of financial officials are under Local government, but those relating solely to their financial duties are placed here. See particularly Special assessments, 2326; School finances, 257;

1143 Apportionment of taxes between county and township in countles having township organizations in order to adjust limits.

Mo.p. 216, 24 Mr

1144 Debts. Bonds. County, town, village or city may exchange or compromise for bonds previously issued in aid of railways.

Wis. 58, 17 Mr

- 1145 Local finance officers to report to state auditor intention to pay off call bonds when called.

  Mo. p. 40, 26 Mr
- 1146 Indebtedness of the territory and of every county and municipal corporation and school districts may be funded, but bonds must not exceed four per cent of valuation.

  Okl. 5, 12 Mr
- 1147 Counties, all municipal corporations and school districts shall adjust all floating debts now outstanding and issue 15-20 year bonds; floating debts beyond annual income hereafter void.

N. M. 42, 12 Mr

- 1148 Counties, cities, towns, villages, etc. may sell and with proceeds pay
  off old bonds as they mature [formerly issue new ones on surrender of old ones].

  Mo. p. 39, 11 Mr
- 1149 Issuance of funding bonds in payment of judgments against counties, cities and other municipal corporations.

**Okl.** 5, art. 2, 12 Mr

- 1150 Refunding debt. Bonds run not more than 50 [formerly 20] years.8. C. 232, 11 F
- 1151 Executed but unsold bonds may be destroyed. Cal. 37, 26 F
- 1152 Fiscal year July 1-June 30. Okl. 32, 3 Mr
- 1153 Warrants. Penalty on state and local treasurers for not registering and paying in proper order. Notice of payment.

Okl. 12, art. 9, 12 Mr .

- 1154 Unpaid warrants draw interest from registration till advertised as payable.

  Mont. p. 75, 3 Mr
- 1155 Contracts. Prohibiting assignment or subletting without consent of governing authority; forfeiture.

  N. Y. 444, 17 My
- 1156 Amending. Bonds must equal half [formerly full] contract price if over \$100,000. Defining sub-contractor. Notice of claim on bond.

  Minn. 307, 23 Ap
- 1157 Preference to goods made in state, in contracts or purchases.

Cal. 149, 27 Mr

## County finance

1158 Taxation. Proposing to next legislature constitutional amendment authorizing legislature to limit taxation in counties and towns.

Wis. j. r. 17

- 1159 County ad valorem taxes may be paid in county scrip [formerly also in jury scrip].

  Tex. sp. sess. 11, 19 Je
- 1160 Debts. Bonds. Submitting constitutional amendment allowing southern and western counties to issue bonds in aid of railways. Rejected by people, August, 1897.

Tex. j. r. p. 267, 22 Ap

- 1161 Authorizing special election to be called by county courts to vote on issue of bonds. Procedure. W. Va. 20, 20 F
- 1162 Counties may fund existing floating debt. Minn. 272, 23 Ap
- 1163 County treasurers may invest not exceeding 75 per cent of sinking fund in registered warrants of the county. Neb. 83, 10 Ap
- 1164 Judgments. Against counties may be paid by loans for not over five years.

  N. J. 55, 31 Mr
- 1165 Audit of claims. Itemized bills shall accompany vouchers; report of inaccuracies and deficiencies by comptroller of county accounts.

  Mass. 129, 5 Mr
- 1166 Majority of all members elected must vote in favor of allowance.

  Mich. 24, 10 Mr
- 1167 Misdemeanor for county officer to speculate in county claims.

  Tenn. 22, 4 F
- 1168 No fees allowed for swearing to claims. Cal. 61, 3 Mr
- 1169 Supervisors to publish quarterly report of claims audited.

8. C. 318, 2 Mr

- 1170 Accounts. Financial methods (See also Poor relief, 2638) Revising law; financial year begins January 1; county commissioners shall report in detail as to new roads and salaries of county officers; annual and special appropriations for county by legislature, etc.

  Mass. 153, 12 Mr; 505, 10 Je
- 1171 Prescribing forms for county records, tax books, etc.; calendar of claims; payment of warrants, etc. Okl. 12, art. 6-9, 12 Mr
- 1172 Temporary loans shall not exceed current tax or if not yet levied previous annual tax; how signed; orders on treasurer must be signed by majority of commissioners.

  Mass. 128, 5 Mr
- Defining and regulating salary, court, road and bridge, poor and insane, supply and contingent funds.
   Okl. 32, art. 8, 12 Mr
- 1174 Supervisors may create a salary fund for payment of salaries and fees.
  Ari. 42, 17 Mr
- 1175 Supreme court to appoint two auditors to audit accounts and bills of county commissioners and on request publish reports in newspapers.

  N. H. 87, 25 Mr

- 1176 County treasurer must take *triplicate* [formerly duplicate] receipts for all funds paid over by him; one receipt to be filed with clerk of town, city or school district where money has been paid over.

  \*\*Minn. 100, 6 Ap\*\*
- 1177 County commissioners court required to inspect actual cash and assets in hands of county treasurer each quarter.

Tex. 30, 20 Mr

- 1178 County commissioners may transfer to county treasury money placed to the credit of any city, borough or township if uncalled for during 10 years.

  Pa. 223, 15 Jl
- 1179 Grand jury may order district attorney to bring suit for moneys due county.

  Neb. 142, 27 Mr
- 1180 County commissioners [formerly justices of the peace] may elect finance committee.

  W. C. 513, 9 Mr
- 1181 Amending duties as to auditing, adjusting and settling accounts against and in favor of the county.

  Tex. 145, 22 My
- 1182 Actions by district attorneys against clerks of boards of supervision for failure to report financial statistics to state comptroller. Duty of other officers to report to clerk.

N. Y. 406, 10 My

- Penalty for acceptance of deposits of money from private and unofficial sources by county treasurer. Cal. 63, 3 Mr
- 1184 Deposit of funds. Deposits in banks; interest shall be two to four per cent; bonds of treasurer and banks; cash held by treasurer; penalties for deriving profit from funds, etc.

8. D. 104, 1 Mr

- 1185 County depositories must give bond and pay three per cent interest. How selected. Equal rights of duly qualified banks.
- 1186 Amending. Bank accounts of different funds need not be separate; deposits in one bank not over 30 per cent of capital.

Web. 23, 14 Ap

- 1187 County treasurer may [formerly shall] deposit [formerly daily]
  public money in bank in the state [formerly at county seat]
  interest on daily balance must be at least two per cent; surety
  company may give bonds, etc.

  Kan. 94, 12 Mr
- 1188 When but one bank in county, funds may be deposited in other banks in state without bids if three per cent paid. N. D. 61, 9 Mr
- 1189 Contracts. Work and supplies over \$800 [formerly \$200] must be by contract; procedure, bids, etc.

  Mass. 127, 6 Mr

#### Municipalities generally (Cities, towns, villages and occasionally townships)

- 1190 Taxes. All cities, villages and towns have power to collect taxes, at rate provided for in general law. Ill. p. 93, 11 Je
- 1191 Submitting constitutional amendment allowing legislature to authorize to levy taxes based on incomes, licenses or franchises.

  Rejected by people, 1897.

  Ky. j. r. 7, 17 Mr '96
- 1192 Debts. Bonds. Municipalities over 1000 may provide for water, gas, electric light, public buildings, sewer systems and fire protection and issue of bonds by two-thirds vote; limitation of debt four per cent of assessment.

  N. M. 70, 18 Mr
- 1193 Enumerating purposes for which municipal bonds may be issued.

  8. C. 237, 11 F; 281, 2 Mr
- 1194 Regulating issue and sinking of bonds for sewers, light, railways, etc. Wash. 112, 17 Mr
- 1195 County towns may issue bonds to buy rights of way and depot grounds for railroads.

  Miss. 12, 12 My
- 1196 Regulating voting on question of issuing bonds; advertising of election.

  Mont. p. 226, 6 Mr
- 1197 Bonds. May be issued only on three-fifths vote at special election held for voting on single question.
  W. Va. 91, 23 F
- 1198 Annual tax must be levied sufficient to pay interest and redeem within 30 years [formerly equal to eight per cent of debt].

Pa. 13, 13 Ap

1199 Municipal corporations to levy taxes for a fund to pay bonds, interest and judgments; penalties, interest and forfeitures on delinquent taxes to be turned to sinking fund.

Okl. 32, art. 9, 3 Mr

1200 Towns and cities may create sinking fund; misuse.

Me. 208, 8 Mr

1201 Cities and villages shall levy special annual tax to pay unfunded warrants.

Ida. p. 50, 8 Mr

# City finance

- 1202 Taxes. Fixing limit of tax for various funds in cities over 2500. Funds must be kept separate; purposes. Certificates of debt in anticipation, not over 80 per cent of levy. Okl. 6, art 5, 12 Mr
- 1203 Debts. Bonds. Cities of 10,000 and under with special charter may, by two-thirds vote issue bonds for street improvements, water works and electric light plants.

  Mo. p. 49, 23 Mr
- 1204 Cities of 12,000-100,000 now limited to \$100,000 may borrow \$150,000.

- 1205 Cities on sea coast may issue bonds for constructing streets and providing conduits and wires for lighting.

  N. J. 19, 9 Mr
- 1206 Cities of under 3000 may issue bonds to pay valid indebtedness.

  Mo. p. 52, 16 Mr
- 1207 Cities under 100,000 may refund by serial bonds; conditions.

  Cal. 82. 9 Mr
- 1208 Bonds issued by cities over \$50,000 shall be in denominations of \$50, \$100, \$500, and \$1000, shall be opened to popular subscription and residents of city shall be preferred. Minn. 355, 23 Ap
- 1209 City may issue registered bonds in exchange for coupon bonds on request of bondholders. Minn. 22, 26 F; Wis. 110, 26 My
- 1210 Amending manner of investment of sinking fund.

Wis. 259, 17 Ap

1211 Funds. Regulating taxes and funds of cities under 20,000; current expenses and indebtedness, etc. to be maintained.

Wash. 84, 16 Mr

1212 Contracts. Must be advertised in a newspaper or posted.

Printing and advertising let by contract. Cal. 87, 9 Mr

#### Towns. Villages

- 1213 Authorizing refunding of bonds by incorporated towns. Taxes for payment. N. J. 125, 16 Ap
- 1214 Tax to pay judgment against village having no assessing officer
  + shall be levied by township supervisor.

  Mich. 235, 4 Je

### Townships

- 1215 Bonds. Townships may issue on popular vote to pay judgments.
  Mich.144, 19 My
- 1216 Prohibiting raising of taxes to pay bonds for aiding railways not already finished through township.8. C. 339, 5 Mr
- 1217 On incorporation of a village in a township having debt, county auditors to apportion for taxation respective liabilities of town and village.
  Minn. 185, 16 Ap
- 1218 Town boards may borrow to meet special appropriations prior to annual tax levy.

  N. Y. 84, 22 Mr
- 1219 Financial reports. Township boards must publish itemized reports annually. Regulations. Mich. 262, 2 Je
- 1220 Warrants. County commissioners to audit warrants of township trustees; records; court trial on rejected warrants.

Ind. 44, 8 Mr

# Property and contract rights

(For all actions at law concerning these rights see Civil procedure. See also Alien land ownership, 440)

### Possession and transfer

(Provisions mostly relate to real property, unless specified)

1221 General law defining who may hold, mortgage and convey real estate, and procedure.

Okl. 8, 12 Mr

# Ownership. Estates. Boundaries

1222 Estates in remainder. Orphans' court may authorize sale, mortgage or lease of estates with remainder limited to persons some or all of whom are not in being; procedure.

Pa. 133, 15 Je

1223 On petition *probate* [formerly supreme] court may authorize trustee to sell in fee simple estate subject to remainder or reversion.

Mass. 135, 6 Mr

- 1224 Boundaries. Surveys. Defining public and private meandered waters and fixing rights of adjacent owners in each case. Partition where waters recede.

  Minn. 257, 299, 23 Ap
- 1225 Repealing act of 1895 for permanently establishing section corners.

  Minn. 277, 23 Ap
  - 1226 Surveys shall be in accordance with U. S. manual; duties and records of county surveyors; preservation of U. S. monuments.
    Fees.
    Ida. p. 19, 6 Mr

### Conveyance

- 1227 Torrens system. General law for certification and registration of land titles and simplification of transfers. Cal. 110, 17 Mr
- 1227a Revising general law (designed to remedy constitutional objections to law of 1895)

  Ill. p. 139, 1 My
- 1228 Conveyances. Unless limitation is expressed conveyance shall be in fee simple, notwithstanding omission of 'heirs.'

N. J. 88, 8 Ap

- 1229 Must be in English language. Previously executed papers in other language must be accompanied by correct translations to be recorded.

  Tex. 13, 3 Mr
- 1230 Persons compiling abstracts of title shall give bond of \$10,000 for accuracy; use of abstracts in courts. Ida. p. 92, 12 Mr
- 1231 Land contracts. Vendor must give vendee 30 days notice of intention to cancel contract for sale of land. Procedure.

Minn. 223, 23 Ap

1232 Contracts between owner and agent for sale of land must be in writing and signed by both.

Neb. 57, 12 Ap

- 1233 Acknowledgments. Repealing uniform law of 1895 and re-enacting former law. Wis. 124, 27 Mr
- 1234 When grantor of deed or other instrument refuses to acknowledge he may be examined under subpoena or handwriting may be proven.

  N. C. 28, 5 F
- 1235 Clerks of U. S. courts in state may take. Wyo. 23, 16 F
- 1236 Deputy clerks of superior courts may take. N. C. 131, 23 F
- 1237 Taken outside of state valid if authority of person before whom made is certified by clerk of court where taken. Cal. 46, 26 F
- 1238 U. S. consuls in foreign countries authorized to take acknowledgments of deeds and mortgages.

  Ark. 28, 23 F
- 1239 In foreign countries may be before consular or diplomatic officers or their deputies.

  Minn. 141, 19 Ap
- 1240 Governor may appoint commissioners in foreign countries; commissioners to take depositions, administer oaths, etc.

N. M. 21, 25 F

1241 Record of conveyances. Certified copies may be recorded in counties other than original and have same force as original.

Cal. 68, 3 Mr

- 1242 Certificates of sale on execution or foreclosure, or U. S. patents, may be recorded with county treasurer's certificate that all taxes are paid.

  N. D. 68, 29 Ja
- 1243 In transcribing record of instrument affecting several tracts, register shall at request describe only particular tract desired.

  Tenn. 59, 12 F
- 1244 Fees for each additional deed or transfer in abstract 25 [formerly 10] cents. N. D. 124, 10 Mr
- 1245 Register of deeds. Counties not having cities of over 20,000 may make office salaried and require fees to go to county.

Wis. 165, 1 Ap

Family property (See also Support of family, 25)

- 1246 Married women. Instruments which may be lawfully executed without joinder of husband may be recorded though acknowledged by her alone.

  Pa. 63, 25 My
- 1247 When engaged in business liable for debts as if feme sole.

  Tenn. 82, 30 Ap
- 1248 Married women living apart from husbands under agreement may convey and encumber real estate without joinder of husband.

  Pa. 171. 9 Ji
- 1249 Increasing privileges of women and descendants who marry aliens.

  N. Y. 756, 22 My

- 1250 May be appointed conservator of incapable person other than her husband.Ct. 77, 8 Ap
- 1251 Husband limited to one year in which to commence an action to show that property conveyed by wife was community property.
  Cal. 72. 4 Mr
- 1252 Exemptions from execution. Exempting \$1000 personal property to householders. No exemption against wages. Householder defined.

  Wash, 57, 11 Mr
- 1253 Property real and personal if exempt from execution or attachment, is exempt in assignments; inventory must be filed; objections.
  Wash. 6, 10 F
- 1254 Money paid to widow by mutual life or accident insurance companies not liable for debts made before money was paid.

N. Y. 345, 23 Ap

- 1255 Life insurance not over \$10,000 of deceased husband or father.

  Minn. 354, 23 Ap
- 1256 Proceeds of life and accident insurance exempt. Wash. 49, 10 Mr
- 1257 Adding libraries and apparatus of public institutions of learning.

  Minn. 126, 14 Ap
- 1258 Raising amount of seed, grain, potatoes and binding material exempt.

  Minn. 15, 23 F
- 1259 Money due debtor from sale of any personal property that was exempt from execution is exempt.

  Ill. p. 218, 10 Je
- 1260 Earnings of calendar month preceding issue of process to \$50 exempt from execution; when part of earnings during month have been actually received difference shall be exempt.

Nev. 17, 25 F

- 1261 Earnings of debtor for 60 days [formerly three months] preceding application exempt; law not applicable for debts for labor or necessaries of life.

  N. M. 71, 18 Mr
- 1262 Wages to the extent of \$100 [formerly all wages] exempt from garnishment to man of family. Wash. 24, 25 F
- 1263 Wages of head of a family to amount of \$8 per week [formerly total of \$50] exempt from garnishment; person bringing suit must first make demand in writing for excess. Ill. p. 231, 14 Je
- 1264 Unlawful to bring garnishment proceedings outside state to avoid exemption of wages.
  W. Va. 47, 20 F
- 1265 One half [formerly all] of earnings of judgment debtor for personal services within 60 days [formerly three months] preceding levy shall be exempt; limit \$50.

  Wyo. 11, 13 F
- 1266 Adding one typewriting machine.

Minn. 6, 5 F

1267 Numerous minor exemptions added.

Cal. 120, 27 Mr

1268 Homesteads. Proceeds of voluntary sale shall not be subject to garnishment or forced sale within six months.

Tex. 101, 26 Ap

- 1269 Conveyance or mortgage of homestead must be executed and acknowledged by husband and wife, as for real estate conveyance.

  Nev. 20, 27 F
- 1270 Defined as dwelling house in which claimant resides with its land and proceeds of voluntary sale and insurance thereof.

Ida. p. 10, 2 Mr

- Eminent domain (See also Condemnation proceedings, 1816; also special purposes railways, etc. Index)
  - 1271 General law regulating proceedings for condemnation of property for public use.
    Nev. 22, 25 F
  - 1272 Right of way and easement. Shall not be extinguished by obstruction unless has continued 20 years; written notice given of intention to contest constitutes interruption of obstruction.

Me. 229, 15 Mr

### Personal property

1273 Consolidation of all laws; future and trust estates, agreements, etc. N. Y. 417, 18 My

# Liens. Incumbrances

(See also Railway mortgages, 2918 Foreclosures, 1804)

### Mortgages

- 1274 Assignments of mortgages must be recorded with county auditor.

  Wash. 5, 4 F
- 1275 Assignees of mortgages may record deed of assignment and satisfy mortgage. Wash. 23, 25 D
- 1276 Whole principal becomes due on default in payment of any instalment or of interest.

  N. Y. 277, 15 Ap
- 1277 Requiring acknowledgment and recording of assignments of real estate mortgages; releases by assignor sufficient; penalties for failure to record.

  Kan. 160, 2 Mr
- 1278 Address of mortgagees or owners of mortgages shall be filed with register of deeds.
   D. 96, 9 Mr
- 1279 Releases. To be entered on the margin. Trust deeds released as mortgages. 'Ill. p 270, 10 Je
- 1280 Releases of mortgages, leases, etc., required to be recorded shall be attested by recorder or deputy on record. Ind. 93, 4 Mr
- 1281 Regulations in case of loss of notes; partial releases; one of several notes may be canceled; penalties for false swearing.

  Mo. p. 203, 23 Mr

- 1282 Chattel mortgage. General law. Mortgage must be accompanied by delivery of property to mortgagee or must be filed with recorder in order to constitute valid notice. Procedure. Foreclosure, satisfaction, etc.

  Minn. 292, 23 Ap
- 1283 Revising law. N. Y. 418, 13 My
- 1284 On household goods must be signed and acknowledged by husband and wife.

  Neb. 35, 26 Mr
- 1285 Extending list of articles which may be mortgaged to wagons, livery stable equipments, raisins and other dried fruits.
  - Cal. 91, 9 Mr
- 1286 Foreclosure of mortgage on household goods shall be by judicial proceedings; till sale property shall remain in hands of mortgagor; receipts for partial payments.

  Ind. 176, 8 Mr
- 1287 May be made on growing crops or crops to be sown; personal property of husband or wife exempt from execution shall not be mortgaged except by both.

  Ida. p. 6, 26 F
- 1288 Shall be recorded in county of mortgagor if in state, otherwise where property is situated. Ind. 160, 8 Mr
- 1289 When on property in a district attached for judicial purposes to an organized county void unless filed with register of deeds of that county.

  Okl. 24, 12 Mr
- 1290 County clerk shall deliver to mortgagor chattel mortgage marked 'paid' when satisfied. **Wyo.** 12, 13 F
- 1291 Mortgagee shall furnish mortgagor full copy of instrument free.8. D. 95, 24 F
- 1292 Interest on chattel mortgages limited to one per cent a month.
  - Penalties for violation by direct or indirect methods.

    Mo. p. 202, 20 Mr
- 1293 Conditional sales. Revising law. N. Y. 418, 13 My
- 1294 Instruments evidencing conditional sale must be recorded with county register of deeds to be valid.

  Okl. 26, art. 1, 6 Mr
- 1295 Pledges. Any pledged evidence of debt may be sold if authorized in writing by pledgor on making obligation; demand after maturity; notice of sale.

  N. D. 109, 12 Mr

### Mechanics' liens

- 1296 Mechanics' and similiar liens. General laws. Consolidation of all laws. N. Y. 418, 13 My
- 1297 In public contracts sub-contractors have lien; labor or material furnished to sub-contractor have same right as if furnished to original contractor. Wash. 44, 6 Mr
- 1298 Materialmen, mechanics and laborers have first lien against contractor's bonds in all public works.

  Cal. 140, 27 Mr

- 1299 Procedure for enforcement. General procedure for the enforcement of liens on real property and vessels. N. Y. 419, 13 My
- 1300 Amending procedure in filing; extending time limits. Owner must file notice of time of completion. Cal. 141, 27 Mz
- ers, etc., within 90 [formerly 50] days after debt accrued shall file account; no contract between contractor and owner shall restrict right of laborers to file lien.

  Wyo. 20, 16 F
- Amending time of filing lien, proof of sufficiency of bond for discharge; liens on property of married women; priority of liens, mortgages, etc. Act to be construed liberally. Mich. 143, 19 My
- 1303 Actions on liens deemed equitable and issues of fact may be referred by the court. Wis. 80, 19 Mr
- 1304 Attachment may be made within 90 [formerly 30] days; procedure as to two or more liens; execution to satisfy judgment.

  Me. 232. 17 Mr
- 1305 Amending penalties for failure of contractors to pay for materials and labor.
   8. C. 301, 2 Mr

# Other special liens

- 1306 Factory employees. Employees in factories, mines, mills, distilleries, etc., have lien on output; enforcement. S. C. 316, 5 Mr
- 1307 Hotel and lodging-house keepers. Granting lien on baggage; procedure on sale.
  Mich. 145, 19 My
- 1308 Lien on baggage by hotel, restaurant or boarding-house keeper; penalty for defrauding. Ind. 80, 3 Mr
- 1309 Lodging-house keepers have lien on baggage and effects of lodgers.
  Mass. 292, 21 Ap
- 1310 Mines. Granting lien for labor in mines. Minn. 350, 23 Ap
- 1311 Miners doing assessment work shall have lien on claim, mine, etc.
  wyo. 62, 1 Mr
- 1312 Miners may file claim for wages within six months [formerly 30 days].
  Wyo. 64, 1 Mr
- 1313 Miscellaneous. Extending lien on logs, etc. in lumbering.
- 1314 Labor shall be first lien on spool timber for 60 days after arrival at destination.

  Me. 209. 3 Mr.
- 1315 First lien on building and ground for moving building, but not prior to other liens on ground to which building is moved.
  - Ct. 54, 31 Mr

N. H. 4. 2 F

- 1316 Granting lien for putting in gas and electric fixtures.
  - Pa. 128, 15 Je

- 1317 Providing for lien on grain for threshing. Minn. 200, 21 Ap
- 1318 Wages shall be a lien on leather for 30 days after made and till shipped. Me. 204, 2 Mr
- 1319 Liens by contract for purchase price or rental of land attach to succeeding crops.
   N. D. 55, 25 F
- 1320 Granting lien for shoeing horses, etc. Mich. 160, 26 My
- 1321 Employees of corporations have lien to cover property, franchises and earnings. Notice. Wash. 43, 6 Mr
- 1322 In actions for mechanics' liens against vessels, affidavit may be filed within one year [formerly four days]. Del. 591, 21 Mr

# Other obligations and contracts

# Negotiable paper. Loans

- 1323 Negotiable instruments. General law, uniform with other states. Ct. 74, 5 Ap; 221, 9 Je; Col. 64, 20 Ap; N. Y. 612, 19 My
- 1324 Provisions of penal code to enforce. N. Y. 613, 19 My
- 1325 Want of consideration, except as to negotiable paper transferred to an innocent holder, may be offered as defense in civil action.
  Del. 588, 29 My
- 1326 In suits on promissory notes given for land, partial failure of consideration may be shown in reduction of damages.

Me. 322, 27 Mr

- 1327 Lawful money. Debts may be paid in any kind of U. S. currency, provisions of contracts, etc., to the contrary notwithstanding.

  Wash. 55, 11 Mr
- 1328 Interest. Usury. Legal rate seven per cent; may contract not exceeding 12 per cent; excess rate forfeits all interest.

Okl. 18, 12 Mr

- 1329 Legal rate seven [formerly 10] per cent; maximum rate permitted 12 [formerly 18] per cent. Ida. p. 95, 12 Mr
- 1330 Persons lending money on property outside state may contract for rate allowed by state where money is loaned.

Tenn. 23, 19 Mr

- 1331 Only excess over legal rate forfeited. Evidence. Tenn. 81, 13 Mr
- 1332 Days of grace. Abolished; obligations falling due on Sunday or legal holiday payable next day. Me. 259, 23 Mr; N. H. 9, 16 F
- 1333 Legal holidays. Lincoln's birthday, Feb. 12. Except on Sundays, holidays and half holidays, public offices of state or counties to be kept open for transaction of business.

N. Y. 614, 19 My

- 1334 Labor day first Monday in September, election day and Lincoln's birthday, Feb. 12 are bank holidays. Tenn. 51, 13 Mr
- 1335 Labor day first Monday in September [formerly October].

Cal. 16, 18, 19, 23 F

Me. 247, 20 Mr; Wash. 86, 16 Mr

- 1336 Labor day first Monday in September. Me. 259, 23 Mr
- 1337 Lincoln's birthday Feb. 12. N. D. 86, 4 F
- 1338 Lincoln day Feb. 12 [formerly Oct. 15].Ct. 115, 29 Ap1339 Saturday half holiday. Established as bank holiday. Maturity
- 1340 Amending as to maturity of paper. Ct. 221, 9 Je

#### Miscellaneous obligations

of commercial paper.

1341 Landlord and tenant. Leases over three years must be recorded within 45 days from execution in county recorder's office.

Ind. 106, 5 Mr

- 1342 Executors or administrators of tenant for life may recover rent from under-tenant only to date of death. Ill. p. 247, 11 Je
- 1343 Misdemeanor to dispose of crops or other property that are under lien for rent.

  Tenn. 114, 29 Ap
- 1344 Procedure to secure record of extinguishment when ground rent has been extinguished by payment or legal presumption.

Pa. 124, 14 Je

- 1345 Misdemeanor for laborer on farm to violate written or verbal contract after receiving advances or supplies. S. C. 286, 2 Mr
- 1346 Uses and trusts. Authorizing creation of trusts during life of specified individual and for 21 years after his death.

Minn. 60, 20 Mr; 80, 26 Mr

- 1347 Appointment and powers of new trustees for voluntary trusts shall be like those of testamentary trustees.

  Me. 199, 24 F
- Amending procedure as to sale, lease or mortgage of trust property.

  N. Y. 136, 30 Mr
- 1349 Where beneficiary can not be found, court may order money paid to state treasurer and discharge trustee.

  N. H. 7, 9 F
- 1350 Supreme court may fill vacancy when surviving trustees fail or are unable to fill.

  Me. 245, 20 Mr
- Suretyship (See also Various classes of bonds; Executors, 1427; Bonds in legal cases, 1729, 1883 etc.; officers of all kinds (Index); Surety companies, 2877)
  - 1351 Where bond of officer is over \$1000, sureties may make severally bonds for portions aggregating double amount required.

Mont. p. 112, 5 Mr

1352 Extending provisions as to deposit of trust funds to protect sure-

1	ties.	<b>Minn.</b> 204, 21 Ap
1353	Banks, savings banks and deposit companies may from persons required to furnish surety.	receive deposits N. J. 60, 31 Mr
1354	Liability of surety on bond may be limited.	<b>Wis.</b> 79, 19 Mr
1355	Mortgagors giving mortgages to secure perform demnify sureties, etc., may petition court to co to record satisfaction on failure to do so.	=
1356	Suits on bonds of executors, guardians, etc., sh [formerly supreme judicial] court.	all be in superior Mass. 131, 5 Mi
Hotel k	xeepers' liability (See also Liens, 1274; Crimes—defraud	ing hotel keepers, 1987
1357	Defining liability and granting lien on bagga defrauding.	ge. Penalty for Ct. 100, 14 Ap
1358	Limited to \$500 unless notice of greater value.	Mich. 227, 29 My
	For money and jewels deposited for safe keeps erly \$5000].	ing, \$3000 [form Mass. 305, 23 A <sub>I</sub>
1360	Provisions extended to proprietors of steambo	ats. <b>V. Y. 305, 16 A</b> I
1361	Partnerships. General law. Consolidating.	N. Y. 420, 13 MJ
1362	Required to file affidavit with county clerk girposing firms or associations if not appearing in	~
1363	Surviving partner need not file statement of as register in chancery when there is written as tlement of deceased member's share.	
1364	Fees and commission allowed for administering ing partner same as those of executors, etc.	
	Insolvency. Assignments	

(See also Preference of wages, 645; Exemptions, 1252)

1365 General provisions. General law for voluntary insolvency by appointment of receiver.

Ark. 48, sp. sess. 26 Je

1366 Miscellaneous amendments as to voluntary assignments.

Me. 325, 27 Mr

1367 Every assignee declared a trustee for benefit of creditors; power in suits.

Mo. p. 38, 15 Mr

1368 Police, district and municipal courts and trial justices have original jurisdiction in examination, etc., of female poor debtors; fees.

Mass. 466, 5 Je

1369 Court may appoint custodian and order him to seize debtor's property; bond, etc. Other minor amendments.

R. I. 508, 27 My

- 1370 Trustees must file with city or town clerk a copy of assignment; Mass. 326, 29 Ap
- 1371 Commissioner required within 30 days after appointment to file in probate office notice of his meetings. N. H. 27, 23 F
- 1372 Appraisers may be appointed before inventory and make appraisement with inventory of assignee. Mo. p. 37, 4 Mr
- 1373 Schedule of property shall be sent to court within 10 [formerly three] days of order; committee to appraise selected exemptions.

1374 Claims. Adjustment. Repealing requirement that notices to creditors be published in newspaper at state capital; extending time for publication of notice to 20 days [formerly 10 days] etc.

Minn. 188, 21 Ap

- 1375 Creditors whose claim was omitted from schedule as filed may recover same dividend as other creditors notwithstanding the debtor's discharge in insolvency. Mass. 427, 22 My
- 1376 Assignees may intervene in any action relative to property of insolvent and prosecute or defend. R. I. 442, 5 F
- 1377 Claims barred by statute of limitations not allowed against insolvent debtors; on debtor's discharge all proceedings dismissed and judgments satisfied. Cal. 38, 26 F

# Preferred claims

- 1378 Public claims, wages and medical attendance preferred in settlement of estates by receivers. Mass. 400, 13 My
- 1379 Costs in attachments or executions dissolved by insolvency are R. I. 422, 2 O '96 preferred claims.
- 1380 Insolvent debtor may be allowed out of the estate necessary N. H. 32, 25 F legal expenses.
- 1381 On petition of creditor preferred claim for expenses incurred in application and proceedings prior to issuing warrant of insol-Mass. 119. 5 Mr vency may be allowed.
- 1382 Illegal preferences. General assignments or conveyances giving preferences shall enure to benefit of all creditors.

Ala. 481, 16 F

- 1383 Misdemeanor to confess judgment in favor of not bona fide creditor in order to defraud creditors.
- 1384 Additional restrictions regarding preferences, etc. Procedure to avoid. Wis. 334, 24 Ap

- 1385 Courts may inquire into validity of judgment confessed, if claimed to be fraudulent; procedure.

  Pa. 191, 9 Jl
- 1386 Partition. Settlement. On petition in which wife joins, land of assignor may be divided, setting off wife's third, if without detriment to creditors; otherwise she shall receive one third of proceeds of sale.

  Ind. 163, 8 Mr
- 1387 Real property and assets may be taken by creditors in satisfaction of claims by order of court when reasonable price can not be realized.

  Minn. 82, 26 Mr
- 1388 Procedure on part of creditors who fail to receive their distributive shares of estates when money has been paid to county treasurer.

  Ill. p. 86, 11 Je
- 1389 Amending as to unclaimed deposits and dividends.

Mass. 803, 23 Ap

1390 When creditor can not be found, probate court may discharge assignee and pay over money remaining to state treasurer.

N. H. 7, 9 F

- 1391 Court shall have complete control of management of property, may order distribution in kind, exchange, etc. Col. 27, 5 My
- When resale of real estate by receiver, assignee or trustee shall be made to secure higher price. Ind. 112, 6 Mr
- 1393 Discharge of debtor. On application for discharge judge in court or at chambers must appoint day for hearing; notice must be served personally on creditors 30 days or sent by mail 30 [formerly seven] days before hearing.

  Ida. p. 122, 12 Mr
- 1394 Debtor who has made general assignment may be discharged from all debts by courts; procedure. Col. 26, 5 My
- 1395 Repealing act of 1895 providing for absolute discharge of debtor.

  Minn. 264. 23 Ap

# Estates of decedents and wards

1396 Revising law.

Nev. 106, 23 Mr

1397 Prolate code. Amended and expanded.

N. D. 111, 13 Mr

# Descents and devises

(See also Inheritance tax, 1055)

- 1398 Heirs. Children of deceased devisee or legatee may inherit property devised to parents, whether designated by name or as a class.

  Pa. 201, 12 Jl
- 1399 The words 'die without issue,' etc., shall mean failure of issue of decedent during his lifetime.
  Pa. 172, 9 Jl

- 1400 Illegitimate children. Inherit personal property from mother as
  if legitimate, when no lawful issue.
  N. Y. 37, 9 Mr
- 1401 May inherit from grandmother and vice versa. Pa. 119, 14 Je
- 1402 Dower. Widows and widowers. Widow or widower shall receive in any event one third of real estate of intestate estate free from debts.
  Me. 196, 19 F
- 1403 Homesteads and community property may be vested by court at once in survivor. Cal. 71, 4 Mr
- 1404 If no other relatives, all personal estate of intestate goes to widow.
  N. J. 185, 11 My
- 1405 Widow may by waiving share in will, or, when not provided for, by notice claim share of personal estate allowed in cases of intestacy.
  Me. 221, 11 Mr
- 1406 Time for election between homestead and provision of will extended when homestead is in litigation.

  Minn. 240, 23 Ap
- 1407 In case of insanity or death of widow, her guardian or executor shall make selection from her husband's estate. Ill. p. 2, 10 Je
- 1408 Appeals from assignments of widow's year's support to be taken within 10 days; appearance day.

  N. C. 442, 8 Mr
- 1409 Chancellor may on petition of guardian allow payment of a gross sum acceptable to doweress in lieu of right of dower in lands of insane ward.

  No. J. 204, 18 My
- 1410 Escheats to state. General law. Attorney-general to investigate as to escheated estates and procure administration. Banking institutions to report unclaimed deposits. Sale of escheated property, etc.

  Mich. 238, 2 Je

# Probate procedure. Administration

### Courts. Officers

- 1411 Judge disqualified if has served as attorney for deceased or of his executors, etc.; must request nearest district judge to preside. Mont. p. 244, 5 Mr
- 1412 In counties having \$3,000,000 assessed valuation judge may appoint a clerk with approval of board of supervisors.

Ari. 60, 18 Mr

- 1413 Probate commissioners may be appointed in counties having over 10,000 [formerly 30,000] voters. Ind. 164, 8 Mr
- 1414 Deputy surrogate may administer oaths as surrogate.

N. J. 97, 9 Ap

1415 Register of probate. Must live in town where records are kept, or employ a clerk living in town, one of whom to be present all days when office is required to be kept open.

N. H. 8, 16 F

- 1416 May administer oaths or affidavits in county courts and certify to copies of records. Wis. 14, 3 Mr
- 1417 Registers [formerly judges] of probate and insolvency shall make returns of changes of names and names of insolvent persons and corporations.
  Mass. 89, 18 F

#### Executors and administrators

- 1418 Qualifications. Non-residents not to be appointed or act.

  Ill. p. 1, 3 Je
- 1419 Requirement of removal of woman from such position when she marries applies only when she is the sole executor, administrator, guardian or trustee.

  N. J.136, 22 Ap
- 1420 No married woman disqualified. Wash. 25, 26 F
- 1421 Person who within one year before death has been guardian of deceased incompetent may not be appointed administrator, unless he is also an heir.

  Mich. 126, 13 My
- 1422 Application. Appointment. Application for probate of wills and for granting letters of administration may be made by any party to an action against decedent.

  N. Y. 177, 3 Ap
- 1423 Granting wider discretion to probate judge as to appointment and notice.

  Mich. 250, 2 Je
- 1424 Copy of will shall be attached. Mich. 199, 29 My
- 1425 Procedure to determine descent of intestate inheritance where administration shall not have been granted after five years from death of decedent.

  \*\*Minn. 157, 20 Ap
- 1426 To what consul notice of application for letters, etc. must be sent in case of foreign heirs. Heirs may waive such notice.
  - Mich. 134, 13 My
- 1427 Bonds. Requiring bonds of executors or administrators with the will annexed who have life interest in estate. Del. 583, 29 My
- 1428 Person interested as surety on probate bond is a 'person interested' and may apply for removal of his principal.
   Ct. 186. 25 My
- 1429 Sureties must justify in amount equal in aggregate to penalty of bond.
  Wyo. 70, 1 Mr
- 1430 Suits on bonds filed in probate court shall be commenced in county where filed.

  Mich. 47, 26 Mr
- 1431 Oaths. Of executors, etc. may be administered by women appointed to administer oaths; if executors, etc. reside out of state by justice of the peace or notary public. Me. 275, 25 Mr

#### Probate of will

- 1432 Petition for probate of will must be filed in probate court; what to contain; clerk to send copy of petition to all parties interested.

  Ill. p. 304, 3 Je
- 1433 Defining more clearly 'persons interested' in determining the validity of wills.

  N. Y. 701, 22 My
- 1434 May be recorded with surrogate if admitted to probate in any state or territory [formerly where decedent resided].

N. Y. 605, 19 My

- 1435 Defining 'persons interested' who may test validity of probate wills.

  N. Y. 104, 23 Mr
- 1436 When witness of wills becomes insane, handwriting and secondary evidence admissible.
  III. p. 304, 3 Je
- 1437 Authentication of wills executed in foreign country as evidence in the courts.

  N. Y. 603, 19 My

### Management and settlement of estate

- 1438 Amending. When estate is proved solvent it may be settled without farther court action, but claims must be pald during first year. Wash. 98, 16 Mr
- 1439 Notices. Shall be published in court of county or where deceased has lived.

  Me. 179, 8 F
- 1440 Appraisal. In any case court or register may at discretion appoint only one appraiser.

  Mass. 147, 10 Mr
- 1441 Appraisers shall receive \$2 per day while actually engaged.

  Ala. 21, 30 N '96
- 1442 Claims against estate. Amending as to presentation, etc.

  Neb. 27, 10 Ap
- 1443 Must be presented within 12 [formerly 18] months after accruing or granting of testamentary letters. Ala. 109, 9 D '96
- 1444 Time limit within which creditors may present claims may not be less than six nor more than 12 months. Wis. 104, 26 Mr
- 1445 Estates of \$1500 or under when set aside exclusively to widow and children are subject to mortgages or liens existing at death of deceased. Cal. 10, 16 F
- 1446 Wages due preferred; preference of judgments shall extend only to property subject to the lien. Wash. 22, 25 F
- 1447 Compromise of claims on contracts of deceased to do work for another or to pay rentals.
   Mich. 11, 11 F
- 1448 Special administrators may after notice pay from personal estate debts of deceased on approval of probate court.

Mass. 199, 24 Mr

- 1449 Judgments against administrators de bonis non may be revived on 10 days' notice to extent of estate. Ala. 24, 30 N '96
- 1450 Accounts. Executors, etc. and guardians must account at least yearly.

  Mich. 64, 9 Ap
- 1451 When executor, administrator or guardian dies with no other acting jointly, his executor or administrator must render account.
  Minn. 231, 23 Ap
- 1452 Sureties on bonds of executors, administrators, guardians and trustees may appear to support or oppose allowance of accounts.
  Mich. 139, 13 My
- 1453 On whose petition court may compel executors, etc. of deceased executors and administrators to account. N. Y. 248, 15 Ap
- 1454 Sale of real estate. May be authorized when necessary for preservation of estate or when best for all concerned. Widow to have no greater share than as if realty distributed.
- Mich. 121, 13 My 1455 Court may authorize sale in case of vested remainders which are
- liable to open and let in after born children. Pa. 121, 14 Je
- 1456 Procedure in optional sale of mining property of estate of decedent, infant, insane or incompetent person.

  Ari. 59, 18 Mr
- Real estate obtained on debt due deceased may be considered as personal estate and sold, etc. as such.

  Mich. 204, 29 My
- 1458 In case of absence or inability, affidavit to account of sale may be made by executor's attorney. Cal. 66, 3 Mr
- 1459 When ordered to sell contiguous land in more than one county, etc. may sell as one or more parcels; report to courts.
  - N. J. 97, 9 Ap
- 1460 Mortgage of real estate. Revising and extending law. May be mortgaged for paying legacies and debts of deceased, etc. Limitations; procedure. Mich. 105, 28 Ap
- 1461 Executors and trustees may by order of chancellor improve real estate by building or repairs; expenses paid by loan or from estate.

  N. J. 101, 9 Ap
- 1462 Trust estates may be mortgaged by order of court of probate when for best interest.

  Ct. 208, 3 Je
- 1463 Miscellaneous procedure. Personal representative of deceased person may prosecute action in favor of estate without bond upon taking pauper oath.

  Tenn. 133, 10 F
- 1464 Suits on cause of action originating before death shall not abate but be prosecuted.

  B. I. 471, 21 My
- 1465 Court may direct messenger or assignee to carry on business of debtor.

  \*\*Mass. 120, 5 Mr\*

1466 Administrator who is successor of deceased executor may demand testator's property from executor of executor.

**N. J.** 104, 9 Ap

- 1467 Amending procedure in taking depositions in perpetual memory.

  B. I. 441, 5 F
- 1468 Must give bond to appeal from order of removal or to pay money to heirs, etc. or in suits for maladministration.

**Kan.** 180, 4 Mr

- 1469 On perfection of appeal in probate court entire record, papers, etc. shall be transmitted to circuit court.

  8. D. 56, 9 Mr
- 1470 Distribution. Final settlement. Providing for record of distribution of real estate when legally divided by persons interested.
  Ct. 42, 24 Mr
- 1471 Distribution of personalty of intestates shall not be made within one year unless decree barring creditors is entered.

N. J. 97, 9 Ap

1472 Procedure in partition where final judgment is rendered more than three years after granting letters of administration.

N. Y. 726, 22 My

- 1473 Repealing law requiring administrators to file statement of lands on final settlement. Ind. 77, 3 Mr
- 1474 When legatee's whereabouts are unknown for two years, executor may pay fund to judge of probate and be discharged from
- 1475 Providing for release of administrator in case person entitled to receive distributive share of money refuses to receive it.

Del. 581, 18 F

- 1476 Authorizing payment into orphans' court of money due on dowers, legacies, etc. where persons to whom due can not be found.

  Procedure.

  Pa. 213, 14 J1
- 1477 Share of infants. May be paid duly appointed guardian in case infant and guardian live in another state.

  N. Y. 602, 19 My
- 1478 Money devised or distributed to minor having no guardian to be deposited with county treasurer. Cal. 40, 26 F
- 1479 Foreign heirs and estates. Attorney appearing for foreign heir or devisee has lien, on filing notice, on share or legacy for his pay.

  Minn. 231, 23 Ap
- 1480 Non-resident executors and trustees of non-resident decedents may under power of sale in will convey land in estate after five years from death.

  Pa. 161, 23 Je

- 1481 Estates of absentees. Appointment of executors and administrators for estates of persons absent and unheard of may be distributed after 14 years. Procedure.

  Mass. 447, 2 Je
- 1482 Procedure in case persons entitled to property are unable to give security.

  Ct. 212, 2 Je

## Guardianship

(See also under Fiduciaries, 1846, 2877; Suretyship, 1851; Probate procedure, 1411; Insane, 2598)

#### Guardians of minors

- 1483 Temporary guardians. On appeal from court appointing guardian of minor or insane person, court may appoint temporary guardian; bond.

  Mass. 135, 6 Mr
- 1484 Claims. Proceedings in adjustment of claims against persons under guardianship to follow probate procedure.

**Wis.** 101, 26 Mr

- 1485 Actions against estates of infants, insane and incompetent persons invalid unless claim is first presented to guardian and rejected.

  Wash. 75, 14 Mr
- 1486 Mortgage of real estate. Guardians may mortgage estate of ward on terms determined by court procedure. Me. 272, 25 Mr W. Va. 28, 17 F
- 1487 Probate court may authorize guardian to mortgage real estate of ward who lives outside of state. Ct. 57, 31 Mr
- 1488 Lease. Authorizing lease of real estate; procedure. W. Va. 28, 17 F
- 1489 Investments. Guardians may loan ward's money on vendor's lien notes as collateral. Tex. 134, 15 My
- 1490 Accounts. When account is settled, judge shall examine bond and approve or require another.

  Me. 174, 29 Ia
- 1491 Foreign guardians. Authentication of records in application for ancillary letters to.

  N. Y. 492, 17 My

# Guardians of insane and incompetents

1492 Superintendents, etc. of state institutions may petition for committees for incompetent persons in those institutions.

N. Y. 149, 1 Ap

- 1493 On filing report of commission and judgment of county court of insanity, probate court, where it exists, may appoint conservator.

  III. p. 249, 10 Je
- 1494 Guardianship of insane. May be transferred from one county to another.

  Tenn. 97, 6 F

- 1495 Person claiming recovery from insanity or inebriety may demand jury trial of question. Court may decide where jury trial not demanded.

  Pa. 185, 15 Je
- 1496 District court on petition may after hearing direct sale of real estate.

  N. M. 2, 29 Ja
- 1497 Guardians may convey, lease or mortgage property, fulfil contracts, release mortgages or do business by order of chancery court.

  N. J. 63. 31 Mr
- 1498 Drunkards, etc. Providing for guardians of person of drunkards
  or those addicted to narcotic or noxious drugs. Supervisors or
  poor officers may apply for appointment. Mich. 130, 13 My
- 1499 Spendthrifts. Relatives, or overseers of poor, or, when no overseers, selectmen may petition for guardian for spendthrift.

Mass. 173, 19 Mr

# Administration of justice

# Practice of law

- 1500 Submitting to next legislature constitutional amendment providing that legislature shall prescribe qualifications for practice of law.

  Ind. 198, 8 Mr
- 1501 Women may practise.

Ida. p. 53, 8 Mr

- 1502 Prohibiting judges of county or probate courts from acting as attorney for heirs of estates when administration is pending.

  III. p. 242, 3 Je
- 1503 Admission to bar. Establishing state board of bar examiners to examine all candidates.

  Mass. 508, 11 Je
- 1504 Examination and license by local courts; approval of answers by judges of supreme court.

  Ala. 656, 18 F
- Supreme court of appeals [formerly any three judges] to publish rules for examination of applicants.
   W. Va. 50, 17 F
- 1506 Persons may be admitted on examination after eight years' service as clerk of supreme courts and six months' office study.

  Me. 323, 27 Mr
- 1507 Minor amendments as to admission.

Mich. 93, 28 Ap

- 1508 Admitting attorneys from other states on certificate of admission to highest court; fee. Wash. 13, 16 F
- 1509 Practitioners from other states of two years' standing may be admitted; evidence.Wis. 174, 2 Ap
- of other state, or having satisfactory diploma from foreign country admitted without examination. Women have equal rights.

  Col. 29, 17 Ap

- 1511 Graduates of law school of state university require no examination.
  Kan. 111, 18 F
- 1512 Law libraries. Authorizing incorporation of bar and library associations. Tenn. 111, 4 F
- 1513 Suspension. Disbarring. Attorneys may be removed or suspended for habitual intemperance. Ida. p. 55, 8 Mr
- 1514 Amending causes for which attorneys may be removed or suspended from practice. Wis. 9, 13 F

# Courts—organization, jurisdiction

(Procedure, even though peculiar to special courts, is given according to its subject matter in Civil and Criminal procedure, not here)

- Supreme court. Appellate courts (In N. Y., Mass. and elsewhere 'Supreme court' is a district court and is classed below)
  - 1515 Organization. Jurisdiction. Organization under constitutional amendment; rules; reversal of prior decisions.

Ga. p. 48, 17 D '96

- 1516 Submitting to next legislature constitutional amendment to increase number of judges, divide into two or more branches, provide for a chief justice, and change manner of electing judges.

  \*Rejected by legislature of 1897.\*\* Ind. 155, 11 Mr '95
- 1517 Submitting to next legislature constitutional amendment permitting increase of number of supreme court judges to from five to 11 [formerly three to five]. Ind. 197, 8 Mr
- 1518 Submitting constitutional amendment permitting in case any justice is disqualified, remaining justices to call district judges to assist in particular case. (1898) Mont. p. 57, 3 Mr
- 1519 Consolidating northern and southern divisions; clerks to remove records to capital. Ill. p. 200, 2 Ap
- 1520 Six [formerly five] associate judges; appellate division, three [formerly two] associates, etc. B. I. 451, 13 My
- 1521 Defining powers and jurisdiction of supreme court of errors; procedure.
   Ot. 194, 4 Je
- 1522 Judges' salary, \$7000 [formerly \$5000]. No clerk hire.

Ill. p. 221, 11 Je

- 1523 Supreme court clerk. Salary fixed, \$2000; disposition of fees.

  Kan. 110, 13 Mr
- 1524 Salary \$2000 [formerly \$2500]. Mont. p. 112, 4 Mr
- 1525 Fees for search, six cents for each year; five cents for stating judgment; search and certificate not less than 25 cents.

M. J. 96, 8 Ap

1526 Not required to reside in Trenton.

N. J. 91, 8 Ap

1527 Stenographers, etc. Supreme court may employ stenographer in

	term or vacation.	N. D. 137, 9 F
1528	Supreme court may appoint three additional.	Ga. p. 46, 17 D '96
1529	Court of appeals judges may have private se at public expense.	cretaries and offices N. Y. 221, 8 Ap
1530	Each justice may appoint a stenographer; sa \$75] per month.	lary \$100 [formerly Wis. 241, 14 Ap
1531	Terms. Special term may be held at any platisement.	ce on 20 days adver N. D. 136, 9 F
1532	Order of hearing of cases from different coannounced in advance.	ountles need not be S. C. 302, 2 Mi
1533	Reporter. Salary \$1250 [formerly \$750].	N. C. 429, 9 M
1534	Salary \$1500 [formerly \$2000].	Mont. p. 113, 4 M
1 535	Salary \$2000 [formerly \$3000].	Wash. 30, 3 M
1 536	Reporter shall receive \$300 per volume [forme	rly \$800 annually]. N. D. 138, 12 Mi
<b>1</b> 537	Supreme court may appoint librarian and ad	ditional reporters. Cal. 152, 27 M
<b>1</b> 538	Reports. Printing commissioners may compaper for printing supreme court reports and	
<b>3</b> 539	Secretary of state shall contract for publish distribution.	hing for five years Wyo. 16, 13 F
<b>34</b> 0	Secretary of state to furnish copies of reports right.	and laws for copy Ala. 15, 27 N

₹ 548 Appellate court. Providing for branch appellate courts with judges from circuit court, when overcrowded. Ill. p. 185, 2 Je

**32.542** Price not above \$2 [formerly \$2.50] per bound volume.

**341** Republication of reports out of print.

- Providing for deputy clerks and publication of syllabuses of decisions.

  Kan. 105, 13 Mr
- Court of appeals; each judge may employ clerks; aggregate compensation \$6000 per annum.

  Ky. 17, 11 My
- Judges of appellate division of supreme court may take part in decision of court though not present when case was orally argued.

  N. Y. 268, 15 Ap

# District and circuit courts

1547 Submitting constitutional amendment allowing counties of 100,000 population composing one circuit to have additional judges when so authorized by the legislature. Adopted, April, 1897.

Wis. 69, 17 Mr

Mich. 234, 31 My

N. Y. 474, 17 My

- Decisions of circuit court in actions to recover money or personal property less than \$75 shall be final.
  B. D. 55, 4 F
- 1549 Amending manner of election of special judge by attorneys present at circuit court. Relationship of client and attorney a disqualification for election. W. Va. 49, 22 F
- 1550 Circuit judges may call in others for assistance when calendar is crowded; expenses. Wis. 136, 30 Mr
- 1551 Judges may adjourn when they consider it unnecessary or inadvisable to hold terms of district and county courts fixed by statute.

  Col. 46, 13 Ap
- 1552 Appointment, duties and pay of circuit court stenographers.

  Ark. 48, 16 Mr; Mich. 183, 29 My
- 1553 Providing for appointment by county board in counties attaining 8000 population of clerk of district court to hold office until next general election.

  Web. 28, 10 Ap
- 1554 District and police courts. Specifying books furnished by state to.

  Mass. 245, 7 Ap
- 1555 Municipal, police and district courts shall always be open for civil business, but none transacted on Sunday unless pressing.

  Entry of judgment on Fridays.

  Mass. 431, 26 My
- 1556 Superior courts. Judges may appoint stenographers in criminal cases in superior courts or in any supreme judicial court case.
  Fees.
  Mass. 478. 8 Je

# County courts

- 1557 County judges shall not practise in counties where county courts have increased jurisdiction.

  N. D. 60, 6 F
- 1558 Removing clause providing that judges from another county shall receive no compensation except in case of sickness or disability of local judge.

  N. Y. 407, 10 My
- 1559 County judge may appoint one of his clerks as clerk of court.

  Neb. 34, 12 Ap
- 1560 When county judge is prevented, probate judge may hold court; powers and compensation.

  Mo. p. 76, 23 Mr
- 1561 In counties over 20,000 county judge shall receive \$1800 [formerly \$2000] county clerk \$1200 [formerly \$1500]. S. D. 53, 3 Mr
- 1562 Superior court. Always open for criminal business; return day, grand juries, writs, etc. Mass. 490, 10 Je
- 1563 Courts of common pleas. Minor amendments as to procedure.

  Ot. 196. 2 Je
- 1564 Superior and city courts. May be held in other places at county seat than court house.

  Ga. p. 50, 17 D '96

1565 Chancery courts. Special chancellors to receive \$10 per day.

**Ark.** sp. sess. 15, 1 Je

## Municipal and police courts

1566 Trial justices and judges of municipal and police courts shall render all accounts and pay over all fines and forfeitures within two [formerly six] months; monthly accounts abolished.

a. 198. 24 If

1567 Appointment of judges of city, police, town or borough courts by general assembly, need not be by resolution and yes or no vote.

Ct. 2, 2 F

1568 Municipal courts. Creating in metropolitan cities.

Neb. 25, 15 Ap

1569 Abolishing in cities over 20,000.

Wash. 113, 17 Mr

1570 Cities under 5000 having municipal court may reorganize it under general law. Minn. 140, 19 Ap

1571 Defining jurisdiction; procedure on appeals. S. C. 314, 5 Mr

1572 Procedure as to continuances or offer of judgment extended also to city courts. Ct. 180, 25 My

1573 Law of adjournment shall not apply to city courts having over dive terms per year. Ga. p. 47, 12 D '96

1574 Police courts. To have concurrent jurisdiction with supreme court in criminal cases where fine does not exceed \$200 or imprisonment one year and may render final judgment if accused pleads guilty or waives right of appeal.

N. H. 21, 23 F

1575 Police judge or judge of police judge court may by written request, in case of sickness or temporary absence call in justice of peace; entry in docket.

Cal. 98, 9 Mr

1576 Villages. Minimum salary of village judge \$100 [formerly \$700].

Minn. 237, 23 Ap

# Justices of the peace

1577 Appointment of magistrates by governor; jurisdiction, powers and duties.S. C. 297, 2 Mr

1578 Authorizing appointment by governor in cities on petition of mayor and council for issuing warrants and taking bail.

Mass. 461, 4 Je

1579 Regulating election and official term, oaths, vacancies, etc.

Ot. 161, 25 My

1580 County commissioners may reduce number of justices and constables in precincts having more than two of each.

Col. 40, 8 Ap

1581 Shall not hold court or try case outside township or city where appointed.

Mich. 127, 13 My

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1582 Justices of any township or city may at written request hold court for another justice in same county; records valid.
 Cal. 11, 16 F
 1583 Cities over 5000 to have but one; salary \$1200. Wash. 66, 13 Mr

1584 Disposition of dockets and records in case of death or incapacity of justice.

Minn. 203, 21 Ap

1585 Fixing certain fees.

Mich. 70, 9 Ap

# Court officers-general

(For specific duties see the subject matter, and consult index)

1586 Fees and salaries. General law. Fees go to county.
Kan. 131, 11 Mr

1587 Fees. Revised schedule. Ida. p. 61, 12 Mr; Okl. 15, 12 Mr

Penalty for speculation in claims of litigants, costs or witness fees or for buying property sold through court. Tenn. 35, 15 Mr

1589 Sheriffs. Not eligible to any other lucrative civil office.

Minn. 4, 5 F

1590 Salary increased to \$600, payable from costs. Ga. p. 46, 17 D '96

1591 In case of default of sheriff in payment of county funds auditor to notify his sureties and send copy to county clerk.

W. Va. 54, 26 F

1592 Sheriff must transport all prisoners ready for transportation at one time.

Col. 67, 16 Ap

1593 Fees of deputy sheriffs for attending supreme court \$3 [formerly \$2] a day.

R. I. 457, 18 My

1594 Bailiffs. Judges of district courts may appoint; duties and compensation.Col. 47, 8 Ap

1595 Constables. Cities over 5000 to have but one; salary \$720.

Wash. 66, 13 Mr

1596 In cities 2500-8000 may appoint one deputy only.

Tex. 182, 15 My

1597 Policemen and constables shall be paid fixed salaries and must not receive fees except public rewards. Pa. 209, 14 Jl

1598 Schedule of fees for services. Ind. 140, 8 Mr

1599 Suits on bonds of, limited to five years. Pa. 115, 10 Je

1600 Must have office in town, village or city for which elected or appointed. Wis. 121, 27 Mr

1601 Clerks of court. Clerks and masters of the various courts to be paid fixed salaries instead of fees. Fees paid to county.

Tenn. 124, 1 My

- 1602 Vacancies in offices of clerks and prothonotaries filled only to next election.Pa. 2, 17 Mr
- 1603 Clerks and masters in chancery to keep cash books.

Tenn. 26, 80 Ap

- 1604 Clerk of the peace. To make bi-monthly [formerly semi-annual] settlements for moneys received.

  Del. 377, 25 My
- 1605 Prothonotaries. Deputies may perform any duty. Pa. 83, 26 My
- **1606** Court commissioners. Defining and increasing powers. Fees.

  Minn. 311, 23 Ap
- ■607 Notaries public. Women over 18 may be appointed.

Mo. p. 205, 15 Mr

- **2608** Shall be resident of county for which appointed. Wyo. 47, 24 F
- **1609** Fee for commission, \$2.
- **3.610** Must affix date of expiration of their commissions on certificates or acknowledgments. Ari. 65, 18 Mr
- ■611 In case bonds of notaries are needed in trials or indictments.

  clerk of court may get from and must return to secretary of state.

  Mo. p. 205, 1 Mr
- **District and prosecuting attorneys.** Revised law as to county attorneys. Shall give advice to county officers; fees for defending indigent persons; prosecutions on information.

Ida. p. 74, 12 Mr

- ■613 May not assist in defending any person charged with crime in county.

  Mich. 23, 10 Mr
- ■614 Salary of prosecutors of pleas \$800 [formerly \$400].

  N. J. 51, 30 Mr
- **1615** Establishing salary, \$2500. Fees go to state. Tenn. 41, 27 Ja
- **1616** Law partners of circuit, city or county solicitors not to defend criminal cases in counties where solicitor prosecutes.

Ala. 47, 3 D '96

**1617** Coroners. Where coroner decides that no inquest is necessary he shall receive pay as if inquest held.

Pa. 6, 30 Mr

# Civil procedure—general

(Including such provisions as apply to both civil and criminal cases)

1618 Revised law.

N. M. 73, 18 Mr

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## Parties. Commencement

1619 Parties. Unincorporated voluntary associations may sue or be sued; process how served.

Mich. 25, 10 Mr

- 1620 Persons may not institute suits cognizable in the courts of admiralty of U. S. under pauper's oath.

  Tenn. 100, 10 Mr
- 1621 Persons severally liable upon the same obligation may join as plaintiffs in the same action. Cal. 23. 23 F
- 1622 Limitations of actions. Agreement for a different time than that prescribed by statutes for commencement of actions is null and void.

  Kan. 91, 13 Mr
- 1623 Place of action. Amending regulations as to where actions may be brought in justices' courts.

  Minn. 93, 3 Ap

#### Summons. Service of process

- 1624 Summons. Original writs in personal actions may be issued in vacation or term time.

  Mich. 164, 29 My
- 1625 Omitting requirement of 'a statement of the action in general terms'; other minor changes. Cal. 58, 2 Mr
- 1626 Capias ad respondendum. Shall be issued only when plaintiff gives bond to prosecute. Ind. 94, 4 Mr
- 1627 Notice of proceedings. Party appearing entitled to notice of all, including sale, proceedings. Wash. 95, 16 Mr
- 1628 Service of process. When party has attorney in case papers shall be served on attorney except when he removes from state.
  N. D. 50, 9 Mr
- 1629 Service may be made on person having no office or residence at county seat by filing papers with county clerk. Nev. 96, 19 Mr
- 1630 In case of a resident minor who can not be found within state, summons may be served by leaving copy with father, mother or guardian and a copy at minor's usual abode with person of suitable age.

  \*\*Einn. 222, 23 Ap
- 1631 Papers may be deposited in any regular post-box [formerly post-office only].

  N. Y. 40, 9 Mr
- 1632 Continuance in police court when there has been no personal service on defendant, but it appears that personal service can be made in state; if personal service given, no bond is required of plaintiff.

  N. H. 64, 16 Mr
- 1633 Publication. Four successive weeks sufficient; copy to be mailed defendant. Ill. p. 199, 11 Je
- 1634 Service on common councils, boards, etc., by delivery to chairman or clerk who must read at next meeting. Mich. 22, 10 Mr
- 1635 Service on corporations. May be by advertisement when no officer in state.

  Ct. 237, 10 Je
- 1636 Service on corporations in suits in chancery may be in same way as in actions at law.

  Mich. 69, 9 Ap

1637 Summons on domestic corporations may be served within or without state; when no officer is found in county service may be made by leaving summons at any office in state.

N. D. 74. 9 Mr

- 1638 In case of mortgages of domestic to foreign corporations may be on agent, or if not found on bank examiner. Me. 200, 24 F
- 1639 May be made on receivers of corporations. Wash. 97, 16 Mr
- 1640 Foreign corporations. Service must be on legal agent if one resident in territory; otherwise on superintendent or managing agent or by publication.

  Ari. 19, 16 Mr
- 1641 When foreign corporation has no person in county where business is done on whom service may be made, it may be made
- on county auditor. Ida. p. 13, 3 Mr
- 1642 Service of summons against foreign insurance companies.

  Mo. p. 125, 11 Mr

# Pleadings. Trial

- 1643 Dockets. Separate dockets of jury and court cases to be kept.

  What cases belong to each.

  Ct. 118, 29 Ap
- 1644 Change of venue. Court may change place of trial when from any cause judge is disqualified. Nev. 73, 16 Mr
- 1645 When judge or assistant interested in case brought before a district court, case shall be heard in adjoining district.

B. I. 440, 5 F

1646 Amending where judge of circuit court is interested.

W. Va. 46, 20 F

1647 In case no other justice in the same or adjoining election district, action may be transferred to nearest qualified justice of the peace in same county; affidavit of objections must be filed.

Minn. 136, 19 Ap

- 1648 May be transferred to most accessible court [formerly nearest].

  Cal. 124, 27 Mr
- 1649 In actions before village justices on same terms and conditions as before town justices.

  Minn. 151, 19 Ap
- 1650 Change of venue or judge. In trials over water power.
  Wis. 279, 21 Ap
- 1651 Change of judge. Permitted instead of change of venue at discretion of judge. Wis. 152, 1 Ap
- 1652 District judges of another district may be called upon instead of changing venue.

  Kan. 108, 13 Mr
- 1653 When judge can not give fair trial, another judge shall be secured. Procedure. Cal. 190, 31 Mr

- 1654 When district judge disqualified, governor shall designate judge from adjoining district and only in case he can not serve shall an attorney be chosen as special judge. Tex. sp. sess. 12, 19 Je
- 1655 Pleadings. Permitting defendant to plead to the merits in a suit where plea in abatement has been overruled; plea in bar may be filed at same time with plea in abatement.

Tenn. 121, 29 Ap

1656 Courts may when presence of other parties necessary to determine controversies order amended and supplemental pleadings, or a cross-complaint to be filed and summons thereon.

Cal. 12, 16 F

- 1657 If during pendency of action judgment upon the claim of plaintiff is rendered in another action, plaintiff may make supplemental complaint in aid of original action.

  N. D. 47, 4 F
- 1658 Where petition in equity is verified by oath, answer must be.

  Ari. 23, 16 Mr
- 1659 Errors, improper rulings, instructions or defects to be disregarded unless actually prejudicial to rights of parties. Cal. 47, 26 F
- 1660 Motions and orders. Definitions. Wash. 10, 13 F
- 1661 Hearings. Regulating place of filing papers in hearings before judges of superior court.
   Ct. 135, 6 My
- 1662 Continuance. Amending as to proof of necessity of testimony as cause for demanding. Tex. 91, 22 Ap
- 1663 Amendments to pleadings, etc., shall not be cause for continuance unless party can not safely proceed with trial.
  - **S.** D. 54, 26 F

8. C. 825. 5 Mr

- 1664 Argument. Party on whom rests burden of proof [formerly plaintiff] must open and may conclude argument. Mont. p. 241, 1 Mr
- 1665 Dismissal of suits. Suits not brought to trial in five years dismissed.
  Wis. 119, 27 Mr
- 1666 Amending procedure for dismissal or non-suit. Cal. 95, 9 Mr
- 1667 Recoupment. When defendant gives notice of recoupment plaintiff may not discontinue suit without consent.
- 1668 Receivers and referees. Must not be related by consanguinity or affinity, within the third degree to any judge of court in which appointment is made.

  Cal. 69, 3 Mr
- 1669 Regulating appointment of receivers by courts; bonds.
- 1670 Compulsory reference on equitable questions; issues of fact tried by jury on evidence taken before referee; evidence to be taken in writing and signed by witnesses.

  N. C. 237, 5 Mr

- 1671 Auditors. Fees and expenses fixed by court shall be paid by county.
  Me. 224, 12 Mr
- 1672 Commissioner in chancery. Amending manner of giving notices in case of adjournment of proceedings.
   W. Va. 43, 25 F

#### Evidence. Witnesses (See also Costs, 1781)

- 1673 Permitting brief statements of facts which parties purpose to establish by evidence in civil or criminal trial.
  - Ari. 62, 63, 18 Mr
- 1674 Presumptive evidence. Defining absolute and disputable presumptions.

  N. D. 110, 3 Mr
- 1675 Defining subjects of which courts shall take judicial notice without proof.N. D. 65, 18 F
- 1676 Establishing rules of presumption of survivorship of persons who perished in same calamity according to strength, age and sex when no direct evidence.

  Wyo. 3, 30 Ja
- 1677 Competency of witnesses. Husband and wife may testify in favor of each other in all cases but not against each other except in criminal proceedings for crime committed by one against the other.

  Wyo. 2, 30 Ja
- 1678 Persons not disqualified as witnesses on account of disqualification under common law; but it may affect credibility; judge may use discretion as to young children.
  N. M. 22, 27 F
- 1679 Parties or assignees of parties to an action, an executor or administrator can not be witnesses as to matters of fact occurring before death.

  Mont. p. 245, 19 F
- 1680 In actions brought against physicians for causing death by fault or neglect, physician may give evidence only as to medicine, treatment, etc., but not as to any conversation with deceased.
- w. Va. 44, 22 F

  1681 Evidence of instrument. Witnessed written instruments must
- be proved same as unwitnessed instruments except for recording.

  N. D. 59, 27 Ja
- 1682 Signatures to attested instruments except wills may be proved the same as though not attested.

  Mass. 386, 10 My
- 1683 Sworn copies of accounts of common carriers are evidence in cases where carrier has no interest. Pa. 62, 25 My
- 1684 Records of courts of other states or countries admitted if simply attested by clerk or custodian of records, under seal.

  Mich. 20, 12 Mr.
- 1685 Records of state weather bureau valid evidence.
  - N. Y. 622, 19 My

- 1686 Interrogatories. Amending procedure; may be served on corporations same as individuals. Wash. 100, 16 Mr
- 1687 Depositions. When either party is a corporation neither party may take ex parte.

  Tex. 92, 22 Ap
- Open commissions or commissions to take oral testimony may be issued also outside the U. S. or Canada.

  N. Y. 606, 19 My
- When whereabouts of adverse party is unknown, depositions of parties resident outside of state, or going out of state, or over 60 years old or sick may be taken.

  Ct. 155, 13 My
- 1690 Adverse party has right after notice to crossexamine witnesses unnamed in notice, of intention to take deposition.

NT D 71 4 R

N. D. 46, 17 F

- 1691 Amending method when taken outside state. Wash. 78, 16 Mr
- Jury and jury service.

  1692 Jury commissioners. Amending law for countles over 100,000.
  - Til. p. 243, 9 Je 1693 Abolishing in counties over 30,000. Kan. 143, 18 F
  - 1694 Drawing. Regulating in circuit courts. Three commissioners to be appointed in each county. Wis. 176, 2 Ap; 255, 17 Ap
  - 1695 Uniform system of preparing jury lists and impanelling juries.

    Mass. 515, 11 Je
  - 1696 Amending law: qualifications; probate clerk shall file list of qualified jurors once in two years; drawing of jurors.

    N. M. 37, 12 Mr
  - 1697 Provisions for obtaining jurors when jury lists are destroyed or lost, Okl. 20, 12 Mr
  - 1698 Grand and petit jurors to appear at times such as district judge shall direct [formerly on first day of term] Neb 93 10 Ap
  - shall direct [formerly on first day of term]. Neb. 93, 10 Ap 1699 Exemptions. 'Exempt firemen' exempt from jury service.
  - Cal. 125, 27 Mr
  - 1700 Undertakers who are funeral directors exempted. N. C. 32, 6 F1701 Qualifications. Challenges. Repealing law providing for struck
  - juries. Minn. 13, 10 F
  - 1702 Unlawful for any person to request officer to place his own or another's name on list.
    Minn. 352, 23 Ap
    1703 No one shall be disqualified as juror for having heard or read of
  - case. N. D. 39, 25 F
    1704 Jurors may not sit in second trial of same cause except by agree-
  - ment when first was mistrial. Del. 589, 1 Ap
    1705 Sitting. Shall not converse or be addressed by others on sub-

ject of trial till case is submitted.

N. C. 109, 3 Mr

- 1706 Verdict. In all actions jury shall render general verdict; on request of either party court shall instruct to find on particular questions of fact.

  Ind. 85, 4 Mr
- 1707 Special verdicts: amending law; court to submit all issues made by the pleading, but failure to include all not a ground for reversal on appeal.

  Tex. sp. sess. 7, 18 Je
- 1708 Fees. Mileage. Supervisors may establish a lower rate. Jurors entitled to mileage for actual travel once each week during term.

  N. Y. 23. 24 F
- Appeals. Exceptions. New trial (relating to appeals to supreme court unless specified)
  - 1709 Exceptions. Where issues in supreme court are referred for trial to a circuit judge, he may settle and seal bills of exceptions as if by supreme court.
    N. J. 141, 22 Ap
  - 1710 When plaintiff rests case defendant may make motion of nonsuit; plaintiff may appeal if granted; if motion disallowed trial to proceed and defendant to have benefit of exception.
  - 1711 Bill of exceptions shall not be dismissed in supreme court where not certified in time through failure of judge. Ga. p. 45, 24 D '96
  - 1712 New trial. Not without motion in writing of one party stating grounds; verdicts not set aside as excessive unless prevailing party is given opportunity to remit so much as court adjudges excessive.

    Mass. 472, 7 Je
  - 1713 Permitting court to extend time for counter-affidavits.
    - Wash. 14, 16 F
  - 1714 Right of appeal. May be taken to supreme court when the amount involved is less than \$100 in questions involving title to lands.

    Wis. 183, 2 Ap
  - 1715 Allowed from order appointing receiver, dissolving or refusing to dissolve attachment, granting or not granting change of place of trial.

    Cal. 62, 3 Mr
  - 1716 May be taken from an order appointing a receiver.
    - Cal. 151, 27 Mr
  - 1717 Not to be made to supreme court after expiration of 10 days from decrée of court of chancery appeals. Tenn. 131, 29 Ap
  - 1718 Transcripts. Papers. Simplifying use of records, abstracts, etc.
    Arl. 71, 18 Mr
  - 1719 Appellant not required to make transcript or abstract other than that certified by clerk of lower court; parties may agree on abstract; costs.

    Ala. 625, 18 F

1720 When judgment is less than \$300 [formerly \$200] need not be

	printed.	N. D. 88, 13 F
1721	Amendments concerning inclusion of evidence in tions and requiring supreme court to make ru expense of transcripts, etc.	
1722	To make evidence and rulings of court thereon in appeal, sufficient if transcript contains origin tion embracing all such evidence.	•
1723	Miscellaneous procedure. General law regular appeals to supreme or superior court. Bonds a	
1724	Amending law as to procedure and evidence in appropriate of cases tried without jury.	peals to supreme N. D. 5, 12 Mr
1725	Notice by clerk of supreme court of appeal ma attorneys of record by copy or in writing at thereof.	•
1726	Record fee of \$25 in the supreme court of errors i	nust be prepaid. Ct. 176, 25 Ap
1727	Minor amendment as to fees.	Cal. 152, 27 Mr
1728	Costs shall be limited by enacted laws.	Ala. 613, 18 F
1729	Bonds. Recognizances. If appeal is made from pointing receiver or selling personal property bonds to cover damages must be given to stay	y on mortgage, execution.
		Cal. 64, 3 Mr
1730	Conditioned to prosecute writ of error to effect ment. Notice of presentation of bond.	and pay judg- ich. 124, 13 My
1731	State and local officers and bodies may appeal w	rithout bond. Col. 39, 17 Ap
1732	Appeals shall stay execution when appellant is other municipality.	county, city or o. p. 57, 20 Mr
1733	Neither state nor any department required to give	bonds for costs. Tex. 29, 20 Mr
1734	Amending as to bonds on appeal from judgment ession of real property.	s, etc., for poss- c. Y. 119, 25 Mr
1735	Appeals from justices' courts. May be made to questions of law alone; procedure.	district court on N. D. 7, 9 Mr

1736 From justice of the peace and alderman not to be entertained

1737 Trial in the county or criminal court on appeal from judgment of

Pa. 214, 14 J1

Ala. 69. 7 D '96

except on affidavit that apeal is not for delay.

justice shall be de noro, etc.

- 1738 In case of appeals being taken by defendant in suits before magistrates and justices of the peace, costs paid by plaintiff must be returned to him.

  Pa. 232, 15 Jl
- 1739 Providing for exception to sufficiency of sureties on bonds; proceedings.

  Minn. 46, 9 Mr
- 1740 When adverse party excepts to sufficiency of surety he must specify in notice where justification must be made.

N. D. 6, 9 Mr

- 1741 No justice of peace shall approve bond rejected as insufficient by any other justice.

  Mich. 223, 29 My
- 1742 No action shall be brought against sureties on bond after two years from determination of suits.

  Mich. 257, 2 Je
- Judgments. Executions. Judicial sales (See also Preference of wages, 645; Liens, 1274; Exemptions, 1252)
  - 1743 Obtaining of judgment. Decisions of courts of record on issues of fact must be in writing and filed with clerk within 30 days; contents.
    Ari. 22, 16 Mr
  - 1744 Plaintiff may take judgment for that portion of claim as to which the court adjudges the affidavit of defense to be insufficient.

Pa. 219, 15 J1

- 1745 When set off allowed belongs to one of defendants, judgment shall be in favor of such defendant.

  Ala. 289, 11 F
- 1746 Providing for the issue of judgment without payment of costs in case of poverty of litigants in court of civil appeals.

Tex. 22, 12 Mr

- 1747 Judgments to issue to destitute litigants who make affidavit of inability to pay costs.

  Tex. 138, 22 My
- 1748 May be perfected within 60 [formerly 30] days after expiration of stay of proceedings. Wis. 153, 1 Ap
- 1749 Removing special conditions under which married women may confess judgment.

  N. Y. 38, 9 Ap
- . 1750 Procedure in superior (county) courts for setting aside judgment and rendition of new judgment without a new trial.

al. 67. 3 Mr

- 1751 Record of judgment. Shall be entered by clerk by signing, filing and recording in 'judgment book.'

  N. Y. 188, 6 Ap
- 1752 Judgments in justices' courts must be filed in office of clerk of district court [formerly county clerk]. Mont. p. 242, 19 F
- 1753 Providing for recording in county register's office of copies of orders, decrees, and judgments affecting title to real estate.

Minn. 76, 26 Mr

1755 In indexing judgments names of both plaintiff and defendant to

Tenn. 27, 29 Ap

Wash. 45, 26 F

1754 Clerks of courts to keep index of judgments.

- appear in both index and cross index. 8. C. 266, 25 F 1756 Lien of judgment. Limitation six years. Right of renewal re-Wash. 39, 6 Mr 1757 Procedure to establish lien of judgments, executions, etc. on land in other counties than the one where judgment was rendered. 1758 Assignee of a judgment may enforce in the same manner as principal. Wis. 217, 12 Ap 1759 Assignment or satisfaction of judgment when recorded with county auditor is sufficient notice. **Was**h. 11, 13 F 1760 In case plaintiff in whose favor judgment has been rendered dies before execution, issues and administrator may have execution. N. H. 43, 4 Mr 1761 Unsatisfied executions of deceased trial justice may be renewed. Me. 182, 8 F 1762 Executions. Procedure. General law amending procedure in judicial sales and redemptions. Wis. 50, 10 Mr 1763 Municipal courts may issue writs of execution upon judgments;
- procedure. Minn. 57, 20 Mr
  1764 Executions for enforcement of judgment must be issued within
  10 [formerly three] years from entry of judgment or of last

execution issued.

- 1765 If appraisal shows two thirds [formerly one half] of property levied will satisfy execution and costs, judgment shall not be lien on residue of estate to prejudice of other judgment creditor; no tract shall be sold for less than two thirds [formerly one half] of appraisal.

  Wyo. 26, 20 F
- 1766 Procedure in case goods levied on are claimed by person other than defendant. Pa. 80, 28 My
- 1767 Amending form of scire facias. Tenn. 47, 7 Ap
- 1768 Executions from justices' courts must bear date of issuance [formerly delivery to officer]; shall not direct officer to levy on real property.

  Mont. p. 243, 19 F
- 1769 Defining legal newspaper for publication of notices, maximum charge. Wash. 91, 16 Mr
- 1770 Personal property may be sold after 14 [formerly 21] days from levy. Ct. 20, 10 Mr
- 1771 Disclosure commissioners appointed by governor for each county; procedure amended.

  Me. 880, 27 Mr

- 1772 Execution on corporations. Stock in corporations may be seized on levy or attachment; procedure. Neb. 90, 12 Ap
- 1773 To satisfy judgment against any person, company or corporation, franchise to collect tolis may be sold.

  Cal. 20, 23 F
- 1774 Franchises subject to sale upon execution or foreclosure; manner of levy and sale.

  Wash. 61, 11 Mr
- 1775 Special proceedings may be maintained to enforce judgment taken on substituted service upon defendant. N. Y. 189, 6 Ap
- 1776 Rule of evidence where bills are filed in aid of execution. Burden of proof on debtor.

  Mich. 99, 28 Ap
- 1777 Redemption from execution. Debtor required to pay only amount of sale and taxes paid since sale and interest on both, although he redeems from prior redemptioner, but redemptioner has lien for amount of prior liens paid by him. N. D. 121, 17 F
- 1778 Redemptions of real estate may be made within one year [formerly six months] with purchase price plus one [formerly two] per cent per month; another redemptioner may redeem with sum of last redemption plus two [formerly four] per cent.

Cal. 44, 26 F

- 1779 Granting judgment debtor's right of possession during period of redemption. Wash. 87, 16 Mr
- 1780 Amendments as to renewal of insurance and payment of taxes by purchaser prior to redemption.

  Minn. 193, 21 Ap

# Miscellaneous regulations

- 1781 Costs. Fees. Costs in police and justice courts shall be limited to three terms; exception.

  Me. 226, 12 Mr
- 1782 Unless jurors' and constable's fees are first paid, demand for jury trial in justices' courts shall be disregarded.

N. Y. 146, 31 Mr

- 1783 Non-resident plaintiff may furnish deposit for costs instead of surety.

  Me. 254, 23 Mr
- 1784 In jury trials costs to be paid by party demanding jury [formerly losing party] fees and mileage of jurors.

  Ariz. 46, 17 Mr
- 1785 Non-resident plaintiff shall deposit costs before case is filed.

  \*Ga. p. 50, 17 D '96
- 1786 Jurors' and witnesses' mileage must be paid for by shortest practical route by highway.
  8. C. 296, 2 Mr
- 1787 Fees of clerk of county court shall be paid by party requiring services.

  N. D. 42, 8 Mr
- 1788 In partition where property does not exceed \$1000 and in foreclosure not exceeding \$500, clerks and sheriffs get one half costs when amounts exceed such sums. \$. C. 258, 7 F

1789	Fees of sheriffs for services in redemption of property from sale under execution or foreclosure.  N. D. 100, 20 F
1790	Bonds and undertakings. Deposit of money in proceedings in courts permitted as security in lieu of bonds. S. C. 252, 17 F
1791	Legal newspapers and notices. Defining legal newspaper for publication.  Col. 59, 21 Ap; Okl. 29, art. 2, 12 Mr
1792	Need not be published Sundays or holidays to conform to requirements. Reduced requirements in unorganized counties.  Minn. 256, 23 Ap
1793	Defining more exactly required size; when no such paper in county, notices may be published in any paper at county seat or in another county.  N. D. 98, 9 Mr
1794	Newspapers may be wholly or partly in foreign language.  Minn. 285, 24 Ap
1795	Rates of legal and county printing. Defining a legal newspaper.  Wyo. 73, 1 Mr
1796	Contempt of court. Establishing trial by jury in all cases of indirect contempt, i. e. not in presence of court.
	Kan. 106, 9 Mr
	Civil procedure—special actions
1797	Actions affecting real estate. Memorandum of action affecting use of buildings must be filed in order to bind third parties.  Mass. 463, 4 Je
1798	Right of action to recover real estate parted with through fraudulent representations survives death.  Mich. 148, 19 My
1799	Quieting title. Any person claiming interest may bring suit to determine title, whether in possession or not.
1000	Mo. p. 74, 15 Mr Procedure in case of unknown defendants.  Mich. 163, 28 My
	•
1801	Procedure when persons unascertained or not in being are interested; guardians ad litem.  Mass. 522, 11 Je
1802	Amending procedure when action is brought by occupant against claimant.  Minn. 38, 9 Mr
1803	Providing for trial of issues of law in suits brought before chancery court to quiet title to estates in remainder.
	N. J. 117, 16 Ap
1804	
	ance of debt if mortgaged property insufficient.
1805	Neb. 95; Wash. 63, 11 Mr
1909	Mortgagee or assignee must authorize his attorney to make fore- closure by acknowledged and recorded instrument.
	Minn. 262, 28 Ap

Pa. 49, 12 My

Mich. 148, 19 My

Minn. 261, 23 Ap

1807	Fee of officer making sale over \$10.	<b>Wy</b> o. 42, 24 F
1808	Sales governed by rules as to other sheriff's sa	les.
	2	finn. 253, 23 Ap
1809	Forcible entry and detainer. Jury is not rec manded.	uired unless de- Tex. 19, 12 Mr
1810	By whom writ of possession on judgment of rest may be served.	itution on appeal ich. 19, 20, 10 Mr
1811	Suits may be removed from justices' to circuit	court.
		Ala. 498, 16 F
1812	Partition. Chancery court shall have sole juristition of real or personal property.	diction as to par- Ala. 18, 27 N '96
1813	Trustees, administrators, etc. may be made defe	endants.
}		Ind. 82, 4 Mr
1814	Chancellor shall try issue as to disputed title of co- either party demands jury.	omplainant unless ▲la. 11, 25 N '96
1815	If parties refuse to accept parts of land assigned may order its sale.	ed to them, court Pa. 212, 14 Jl
ondem	nation proceedings	
1816	Special jury to assess damages shall be called	
	procedure.	N. D. 22, 9 Mr
1817	Requiring security of plaintiff if put in possess demnation.	•
1817 1818	Requiring security of plaintiff if put in possess	ion pending con- Cal. 127, 27 Mr y full compensa-
1818	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pa	ion pending con- Cal. 127, 27 Mr y full compensa-
1818	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pation, court shall order petitioner to pay costs.	concentration of the concentration of the compensation of the comp
1818 Action	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pation, court shall order petitioner to pay costs.  for personal injury,  Limitation. Limitation one year.	cal. 127, 27 Mr y full compensa- Ill. p. 217, 14 My Del. 594, 28 My
1818 Action 1819	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pation, court shall order petitioner to pay costs.  for personal injury,  Limitation. Limitation one year.	cal. 127, 27 Mr y full compensa- Ill. p. 217, 14 My Del. 594, 28 My
1818 Action 1819	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pation, court shall order petitioner to pay costs.  for personal injury,  Limitation. Limitation one year.	conpending con- Cal. 127, 27 Mr sy full compensa- Ill. p. 217, 14 My Del. 594, 28 My year. Wis. 304, 23 Ap
1818 Action 1819 1820	Requiring security of plaintiff if put in possess demnation.  When petitioner dismisses petition or fails to pation, court shall order petitioner to pay costs.  for personal injury.  Limitation. Limitation one year.  Incompetent unless notice is served within one year.  Actions for personal injury or injuries resulting	cal. 127, 27 Mr y full compensa- Ill. p. 217, 14 My  Del. 594, 28 My year.  Wis. 304, 23 Ap g in death must Tex. 14, 4 Mr dicipal or railway

as one but verdicts shall be separate.

representatives in case of death.

1825 Action begun by person injured may be continued by personal

1824 Right survives death of person.

1826 Claim for personal injury of person who dies pending appeal or

	before new trial after reversal by higher cou	rt shall survive. Ind. 148, 8 Mr
1827	Distribution of award. If deceased leaves negrandchild, widow shall receive whole award.	•
1828	Distribution of money recovered as damages f women. Husband may bring suit.	or killing married Tenn. 86, 22 Ja
1829	Torts. Husband not liable for torts committee	l by wife. <b>Minn.</b> 10, 11 F
1830	Amending procedure in suits for damages in plaintiff may amend declaration or complaint.	
ttachr	nent. Garnishment (See also Exemptions, 1252; In tions, 1743)	solvency, 1865; Execu-
1831	Right of attachment. May be issued in ac arising from contract or otherwise or in a purchase money for personal property sold up	ctions to recover
1832	Providing for attachment for pilotage.	S. C. 280, 2 Mr
1833	To lie against domestic corporations none of the found in state.	whose officers can N. C. 476, 9 Mr
1834	<b>Procedure.</b> Form in minor personal actions cesses.	and trustee pro- Me. 281, 25 Mr
1835	Return day of summons not less than five nor refrom issue. Continuance of hearing for 20 day	•
1836	Amending as to waiver of exemptions.	Ala. 34, 3 D '96
1837	Defendant may dissolve attachment by paying to amount of ad damnum of writ.	officer sum equal Mass. 404, 13 My

 ${\bf 1838} \quad {\bf Court \ may \ discharge \ excessive \ or \ unreasonable \ attachments}.$ 

Mass. 460, 4 Je

1839 May be continued by registration every five years.

Me. 261, 23 Mr

1840 In unincorporated places having no adjoining incorporated town, shall be filed with register of deeds; fee 25 cents.

Me. 242, 20 Mr

1841 Register shall note on certificate of attachment filed correct description of real estate attached.

Mich. 115, 7 My

1842 Perishable property may be sold on one day's notice.

Wis. 117, 26 Mr

1843 Attachment bonds. When defendant is non-resident plaintiff may elect as to giving bonds; procedure on appearance of defendant.

Ala. 559, 18 F

1844 Fidelity and deposit companies may be taken as surety.

Ga. p. 58, 24 D '96

- 1845 Suit by defendant on plaintiff's bond must be brought within one year.Pa. 110, 8 Je
- 1846 Replevin. Defendant may retain property levied on by giving satisfactory bond.
  - Minn. 32, 5 Mr; N. M. 26, 4 Mr; Wyo. 43, 24 F
- 1847 No costs to be taxed against a common carrier where property is rendered on demand to officer. Ct. 140, 6 My
- 1848 Garnishment. General proceedings in justice's court.

N. D. 82, 9 Mr

1849 Minor changes in procedure.

Mich. 6, 5 F

- 1850 Amending law as to summons, judgment and wages of house-holders.

  Ind. 153, 8 Mr
- 1851 Foreign attachments shall abate and lien cease if plaintiff shall not file statement of cause of action within one year.

Pa. 48, 12 My

- 1852 None to issue against wages of railroad employees till after judgment is recovered when sum is less than \$200.

  Ark. sp. sess. 43, 26 Je
- 1853 Lawful to summon administrators and executors as garnishees.

  No evasion. Ill. p. 231, 11 Je

## Miscellaneous suits

1854 Actions on contracts. Regulating actions against persons jointly liable on same obligation. Liability of each party to full amount; effect of judgment not to release others.

Minn. 303, 23 Ap

- 1855 Simplified procedure in actions on contracts. N. M. 51, 18 Mr
- 1856 Assignee may sue on a non-negotiable chose in action in his own name.

  Mass. 402, 13 My
- 1857 Two or more notes by same person authorizing entry of judgment may be entered in one judgment.

  Pa. 78, 26 My
- 1858 Action for debt. Sworn itemized statement of account for goods sold prima facie evidence of correctness.

N. C. 480, 9 Mr

- 1859 Action of claim and delivery. Sheriff may release property claimed by a third party unless plaintiff gives bond to retain it.

  Minn. 171, 21 Ap
- 1860 Action for damages. In claims for damages tenders of money shall be effectual as tenders in claims for debt. Ct. 73, 5 Ap

- 1861 Notice by defendant as to evidence in hearings on damages in civil causes upon default suffered or after demurrer overruled.
  Ct. 220, 9 Je
- 1862 Action for damages to property from negligence of municipality or railway must be brought within one year. Ct. 189, 25 My
- 1863 Notice of claim for damages to property by railways must be made within four months.

  Ct. 197, 2 Je
- 1864 Action of assumpsit. In case where action for fraud or deceit might be brought, action of assumpsit may be brought to recover damages for injury to person or property.

  Mich. 195, 29 My
- 1865 Attachment for rent. Providing for trial of cause whether rent is in arrears or falling due if defendant denies claim.

Del. 593, 7 My

1866 Distress. Process may be served on Sunday. Tex. 69, 8 Ap

#### Special civil proceedings

- 1867 District court judges have power to award writs for abatement of nuisances.

  Minn. 7, 5 F
- 1868 Mandamus. Return, notice, etc. when writ is against circuit judge for purpose of reviewing order or decision.

Mich. 236, 4 Je

1869 Injunction. Appeals shall not suspend, modify or continue without special order; must be filed within 10 days of injunction.

N. J. 87, 8 Ap

# Criminal procedure

# Apprehension and arrest

- 1870 Detectives. Penalty for falsely representing to be or acting as detective or court officer.

  Pa. 32, 5 My
- 1871 Penalties for employing private detectives from outside the state; penalty also on detectives and detective companies for serving.

  Kan. 124, 13 Mr
- 1872 Two to be employed by state at salary of \$1200. Del. 402, 22 Ap
- 1873 Arrest. Counties may keep two bloodhounds for tracking fugitives.

  8. C. 255, 17 F
- 1874 Sheriffs and deputies not required to give surety but only personal recognizance for costs in criminal arrests.

R. I. 465, 20 My

- 1875 Bounty for arrest and conviction of horse thieves reduced to \$150 [formerly \$200]. Minn. 144, 19 Ap
- 1876 Reward of \$100 paid by state for arrest and conviction of horse thieves.

  N. D. 88, 20 F

- 1877 Amending conditions under which governor may offer rewards for arrest and conviction of criminals. Del. 598, 27 My
- 1878 Procedure in arrests and prosecutions for violation of law or of ordinances in boroughs.Pa. 101, 4 Je
- 1879 Extradition. Fugitives. Governor may surrender on demands of other states persons charged with felony or other crime.

Del. 592, 25 Mr

- 1880 Forbidding arrests of fugitives from justice from other states except by extradition. Ct. 245, 11 Je
- 1881 Revising. When agent of other state does not appear, fugitive shall be discharged after 30 [formerly 90] days; procedure in arrest on complaint.

  Ind. 38, 23 F
- 1882 Persons charged with crime in other states to be allowed 48 hours after arrest to consult counsel before removal from county. 

  Tenn. 103, 12 Mr
- 1883 Bail bonds. May not be given by surety companies.

Mich. 106, 29 Ap

1884 Shall not be less than \$500 for felony.

Nev. 15, 18 F

# Grand jury

- 1885 Six of grand jurors serving each year shall be carried over as jurors in succeeding year.

  S. C. 246, 17 F
- 1886 But two grand juries to be summoned in any county for each year in case circuit and criminal courts held in more than one place.

  Mo. p. 141, 4 Mr
- 1887 Appointing of stenographic reporters when demanded by district attorney.

  Cal. 142, 27 Mr
- 1888 Dues to witnesses before grand juries shall be paid by county when indictment is found and no arrest is made within three years.

  Ala. 17, 27 N '96
- 1889 Foreman shall issue certificates to all witnesses examined; such certificates may become claims against state. Ala. 71, 7 D '96
- 1890 No warrant to be issued for persons in custody when indictment is found; only one warrant, though several indictments.

**M**o. p. 98, 15 Mr

# Trial. Procedure

- 1891 Criminal docket. In circuit court may be taken up before third Monday of term when term is three weeks. Ala. 10, 25 N '96
- 1892 Counsel. Assigned counsel to defend against death penalty may be allowed expenses and \$500. Expense of transcript on appeal a county charge.

  N. Y. 427, 14 My

1893 Evidence. Witnesses. Evidence of former conviction may be sufficiently alleged by date, place, crime and court.

Ct. 61, 81 Mr

1894 Production of chattels may be required in subpoena.

N. Y. 547, 18 My

- 1895 Issuance of attachments for witnesses when about to remove from county.

  Tex. 33, 22 Mr
- 1896 Subpoenas, with penalty of \$500 for disobedience, issued to enforce attendance of witnesses [formerly attachments were issued].

  Tex. sp. sess. 19, 3 J1
- 1897 Witnesses may receive fees for time of imprisonment when unable to furnish surety for appearance.

  N. D. 151, 18 F
- 1898 Charge to jury. All instructions must be in writing, except by consent of both parties. Cal. 123, 27 Mr
- 1899 Jury. Equalizing number of peremptory challenges allowed to state and defendant in capital and other felony cases.

Tex. 15, 16, 4 Mr

1900 Jurors fees paid by county [formerly city] in city courts.

Ill. p. 197, 24 My

1901 Appeals. Miscellaneous amendments as to procedure.

N. Y. 427, 14 My

- 1902 May be taken from an order setting aside the indictment or information.Cal. 135, 27 Mr
- 1903 Writs of error to be issued by supreme court in case of refusal of new trial. Wis. 9, 26 F; 172, 2 Ap
- 1904 Reversal of judgment not permitted on error unless error was calculated to injure right of defendant and was excepted to at time of trial.

  Tex. 21, 12 Mr
- 1905 In appeals from courts of special sessions to county court defendant must serve on district attorney affidavit and notice.

N. Y. 536, 18 My

1906 District attorney must settle bills of exceptions in cases tried during his term after expiration of his term; compensation.

Wis. 29, 10 Mr

- 1907 Court of criminal appeals to presume the regularity of proceedings of lower courts.

  Tex. 12, 3 Mr
- 1908 Must be brought to argument within one year after the return has been filed. N. Y. 619, 19 My
- 1909 Amending form of recognizances in appeal of cases of misdemeanor; jurisdiction of court of criminal appeals.

Tex. 5, 9 F

- 1910 On reversal of judgment against defendant without new trial, certified copy of judgment served on officer having defendant shall be warrant for discharge.

  Ida. p. 73, 12 Mr
- 1911 Costs. Grand or petit jury may decide whether prosecutor or county or defendant shall pay costs in case of *ignoramus* or acquittal in larceny cases where value is less than \$10 and in assault and battery cases.

  Pa. 72, 25 My
- 1912 Municipal courts may require complainant to give security for costs and may tax costs against him if complaint is shown wilful or without probable cause.

  Minn. 340, 23 Ap
- 1913 Enumerating cases in which state or county is liable for costs.

  Tenn. 20, 3 F
- 1914 When defendant is convicted of felony costs shall be paid from convict fund; fixing amounts; procedure.

  Ala. 666, 18 F
- 1915 Repealing provision for payment of costs by county when person convicted is unable to pay.

  Del. 596, 18 F
- 1916 Bill of costs must be certified by the judge and attorney-general.

  Tenn. 29, 29 Ap
- 1917 County sheriff to have custody of prisoners from municipal courts and cost of keeping them to be paid by county.

  Ill. p. 197, 24 My
- 1918 Insane criminals. Before being committed to state asylum, to be examined by *legally qualified examiners in lunacy* [formerly respectable witnesses]; fees of medical examiners.

N. Y. 451, 17 My

- 1919 Sentence. Courts may remit from sentences time criminal has been in custody prior to conviction.

  Ari. 39, 17 Mr
- 1920 If defendant is found not to have completed or only attempted crime charged, court shall sentence even though court properly has no jurisdiction.
   B. I. 463, 20 My
- 1921 . Parole. Authorizing and regulating immediate parole of persons on convictions of penal offenses by circuit and criminal courts.
  Mo. p. 71, 1 Ap
- 1922 Fines. Misdemeanor for clerk of court or justice of peace to fail or refuse to issue execution within 60 days after maturity of bond for fine and costs adjudged.

  Ark. 37, 3 Mr
- 1923 Capital punishment. Abolished and life imprisonment substituted. Col. 35, 29 Mr
- 1924 Accredited newspaper representatives to be admitted on approval of chief justice, resident judge or attorney-general.

Del. 599, 29 My

1925 Habeas corpus. Writ shall contain seal of supreme court; may be returnable before district court or its judge.

N. D. 85, 20 F

# Crimes and punishments

(See also Public order and decency, 126-168)

1926 Cities may prohibit and punish matters made misdemeanors by state laws, etc.

Ark. 22, 19 F

## Offenses against public justice

- 1927 Escapes. Penalty for assisting inmates of penal, charitable and other institutions in attempts to escape, furnishing disguises, etc.

  Pa. 163, 23 Je
- 1928 Penalty for waiting in or about jails to assist prisoner to escape, or for aiding escaped prisoner.

  Ind. 137, 8 Mr
- 1929 Reducing penalties in case of escapes or attempted escapes.

Ark. 42, 15 Mr 1930 Perjury. Minimum penalty imprisonment for two [formerly

five] years. Tex. 107, 6 My

1931 Lynching. Penalties for lynching and injury to property by mobs and for sending threatening letters; authorizing special guards and arming of prisoners; governor may employ detectives and offer rewards; penalty for failure of officers to act.

Ky. 20, 20 My

1932 Proceedings and penalties for murder by mob violence; suspension of sheriffs or constables who permit it.

Tex. sp. sess. 13, 19 Je

## Offenses against the person

1933 Murder. Establishing first and second degrees; penalties.

Ari. 17, 16 Mr

1934 Conspiracy. Defining and making conspiracy or encouraging conspiracy to take life or inflict injury a felony; penalties.
Tenn. 52, 24 Mr

- 1935 Assault. Removing minimum penalty for assault in second degree.

  Minn. 345, 23 Ap
- 1936 Criminal provocation. Offender shall be tried in township of residence or where offense was committed; change of venue.

Ind. 96, 4 Mr

1937 Train wrecking. Penalty for attempt, if safety of any person endangered, 20 [formerly 10] years imprisonment; otherwise tree [formerly three] years; definition.

N. Y. 183, 6 Ap

1938 If causing death, murder in first degree. N. Y. 548, 18 My

Mich. 53, 31 Mr

1939 Penalty life imprisonment in case of fatal results.

Wis. 331, 23 Ap

1940 Defining train wrecking or robbery. Penalty five years to life

imprisonment. Mich. 171, 29 My

1941 Penalty for injury to railway tracks not less than five [formerly one] years; if death ensues crime is murder in first degree

[formerly or second or manslaughter]. Kan. 122, 18 F

[formerly or second or manslaughter]. Kan. 122, 18 F

1942 Penalty for placing obstructions, etc., on steam, electric or cable
railways. Wis. 208, 10 Ap

1943 Poisoning. Wilfully poisoning springs, fountains, wells or reservoirs, felony.

Ga. p. 84, 19 D '96

1944 Libel. Penalty for sending anonymous communications of libelous character.

Pa. 66, 25 My

1945 Newspapers not liable for true and fair reports of judicial or legislative proceedings, etc., but liable for libelous matter in head lines and comments; retraction within reasonable time a sufficient defense.

Wis. 298, 22 Ap

1946 Proof of answer of justification shall be controlled by rule applying to proof of issues in other civil cases. Ind. 89, 4 Mr
 1947 If matter charged as libelous is in opinion of court proper for

public information, the truth may be given in evidence. Defendant can be convicted but once for same libel. In civil actions truth of publication is adequate plea of justification.

Pa. 168, 1 Jl

1948 Offer of retraction may be given in evidence. Two or more civil actions by same parties may be tried together, etc.

Mass. 525, 11 Je

1949 Repeal of act allowing retraction.
1950 Blackmail. Made a misdemeanor. Penalty.
Pa. 93, 27 My

1951 Malicious prosecution. Where amount recovered is less than \$100, costs taxed shall not exceed amount of verdict.

# Offenses against chastity

1952 Adultery. Any person may make complaint when persons are living together in open adultery. Okl. 13, art. 1, 15 F

1953 Amending definition to clarify meaning.
1954 Incest. Definition and penalty.
Del. 577, 28 My

 1955
 Definition extended.
 Ind. 121, 6 Mr

 1956
 Sodomy. Extending definition.
 Wis. 198, 9 Ap

1957 Bigamy. Married persons may testify for or against one another without consent except as to communications made during marriage.

Mich. 212, 29 My

1958 Rape. Age of consent. Raised to 18 [formerly 12] years. Wash. 19, 24 F 1959 Raised to 16 [formerly 14]. Cal. 139, 27 Mr 1960 Rais d to 16 [formerly 13]. N. H. 35, 25 F 1961 Raised to 16 [formerly 14] when male is over 21; second degree of rape. Me. 213, 8 Mr 1962 Placed at 14 [formerly 10] years. Rape in second degree. Ala. 404, 15 F 1963 Prosecutions for rape shall take precedence of all cases in all courts and district courts may change venue to secure speedy trials. Tex. sp. sess. 9, 18 Je 1964 Seduction under promise of marriage felony if woman under 21 [formerly 18] years; in case of marriage defendant pays costs of suit. Mo. p. 106, 28 Mr 1965 Increasing penalty. Ct. 200, 2 Je Offenses against property 1966 Arson. Maximum penalty for second degree 25 [formerly 15] years; for third degree 15 [formerly seven] years. N. Y. 549, 18 My 1967 Burglary. Minor amendment of definition. Tex. 62, 5 Ap Meb. 97, 9 Ap 1968 Breaking into chicken houses is burglary. 1969 Breaking into locked building or car is felony; maximum penalty 10 years imprisonment. Wyo. 6, 8 F 1970 Persons may be prosecuted in county where found in car, or where property taken from car is found. N. M. 17, 20 F 1971 Maximum penalty for breaking into railroad cars with intent R. I. 454, 14 My to commit larceny, two years. 1972 Forgery and counterfeiting. Removing minimum of penalty. Me. 176, 8 F 1973 Larceny. Minimum penalty for grand larceny one [formerly Minn. 17, 23 F five] year. 1974 Grand larceny includes driving away, etc. of domestic animals. Mont. p. 247, 23 F 1975 Penalty for horse stealing two to 10 [formerly five to 15] years Tex. 67, 8 Ap imprisonment. 1976 Stealing boats; penalty if of \$20 value or less. S. C. 249, 17 F 1977 Penalty for second offense of larceny of a bicycle.

1978 Receiving stolen property. Penalty graded as value over or

under \$25.

Mass. 409, 18 My

Mich. 220, 29 My

- 1979 Embezzlement. Amending penalty and enlarging definition.

  Ct. 137, 5 My
- 1980 Failure to return on demand money or goods entrusted to one's care is *prima facie* evidence of intent to embezzle.

Mich. 114, 7 My

1981 Maximum penalty for embezzling or falsifying accounts by public officers \$5000 fine and 15 years imprisonment.

S. D. 105, 5 Mr

- 1982 Guardians, administrators and executors who misappropriate funds liable to indictment for embezzlement.

  N. C. 31, 6 F
- 1983 Fraud. Felony to take or receive notes for patent rights unless note upon its face so states. Tenn. 77, 26 Mr
- 1984 Penalty for altering or delivering fraudulent check, order or draft. Ct. 120, 29 Ap
- 1985 False pretenses. Penalty for purchasing on credit under an assumed name; or for hypothecation or absconding.

Col. 71, 17 Ap

- 1986 Penalty for soliciting office employment or alms by false representations.

  Pa. 153, 22 Je
- 1987 Defrauding hotel keepers. Penalties; costs in actions.

  Wis. 197, 9 Ap
- 1988 Conversion of property. On chattel mortgages, larceny unless mortgagor has written consent or usury is charged or collected. Kan. 161, 13 Mr
- 1989 Conversion of property or fraudulent disposal of bills of lading, receipts, etc. by commission merchants, warehousemen, carriers, etc., is larceny.

  Minn. 279, 23 Ap
- 1990 Malicious injury. Penalties for throwing missiles or shooting at trains, boats or building.

  Tex. 41, 26 Mr
- 1991 Trespass. Person committing trespass without warning, failing to leave premises on being ordered off, is subject to penalties of trespass after warning.

  Ala. 35, 3 D
- 1992 Penalty for cutting down and taking wood and timber belonging to another.

  Ala. 565, 18 F
- 1993 Unlawful to run horses and hounds across lands without consent.

  N. J. 77, 3 Ap
- 1994 Vagrancy. Definition and penalty. Minn. 335, 23 Ap
- 1995 Penalty: fine \$50 or 30 days [formerly six months] imprisonment.

  N. C. 268, 8 Mr
- 1996 Repealing law relating to vagrants. Mo. p. 239, 4 Mr
- 1997 Penalty for falsely representing oneself to be deaf, dumb or blind.

  Pa. 153, 22 Je

# State and local government

(See also Political regulations, 437; Finance, 849)

#### General-state and local

Public officers (See also Embezzlement, 1979	Pub	lic o	fficers	(See	also	Embez	zlem <b>e</b> nt,	1979
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- 1998 Civil service. Submitting constitutional amendment requiring appointments to state or local office to be after examination.

  Rejected by people, 1897.

  Md. 459, 4 Ap
- 1999 Reorganizing system; civil service commissioners examine to determine 'merit,' not exceeding 50 per cent; appointing officer examines to determine 'fitness,' not exceeding 50 per cent.

N. Y. 428, 15 My

- 2000 Fixing dates for registration of laborers in state and city service.

  Mass. 328, 29 Ap
- 2001 Veterans. Preferred in state and municipal appointments and work. Not to be removed without hearing.

  Mich. 205, 29 My

  N. J. 65, 31 Mr
- 2002 Preferred in local civil service. Ill. p. 93, 6 My
- 2003 Prohibiting discharge from any public office except for reasonable cause, or abolishing office, etc. for this purpose, or reducing salary.

  Pa. 89, 26 My
- 2004 Bonds. Court may require new bond in case of impairment of financial liability of officer or sureties or of his increased liability to neglect of duty.

  Pa. 91, 26 My
- 2005 State, county, township or municipality may pay cost of official bonds furnished by its officers not exceeding one half per cent per annum.

  Ill. p. 271, 7 Je
- 2006 Fees. Charges. Penalty for charging fee not authorized by law.

  Pa. 84, 26 My
- 2007 Excuses for failure to perform duties must be certified by court order to state auditor or other paying officer; amounts deducted from salaries to pay special officers doing work.

**Ky.** 26, 26 My

- 2008 Mileage rate shall not exceed 10 cents per mile by shortest route for state, county or precinct officers. Wyo. 22, 16 F
- 2009 Miscellaneous regulations. In case of illness or urgent necessity governor may extend time of absence from state of state officers, supervisors of county officers and city council of city officers.

  Cal. 84, 9 Mr
- 2010 All state, county, township and precinct officers shall qualify and enter upon duties Jan. 1 or within 20 [formerly 10] days thereafter.

  8. D. 109, 14 Ja

- 2011 Penalty for falsely representing or acting as public or court officer.
  Pa. 32, 5 My
- 2012 Misdemeanor to receive any rebate, commissions or discount on purchase of books, supplies or printing.
   8. C. 331, 5 Mr

## Public records and property

- 2013 Public records defined; prescribing paper; custodians of records to furnish copies on request; fire-proof vaults or safes to be provided.
  Mass. 439, 28 My
- 2014 Standard inks, to be selected by secretary of state, must be used in state and local offices. Ct. 78, 8 Ap
- 2015 Commission to inquire into condition of state, county and municipal; report.

  N. J. 105, 9 Ap
- 2016 Public property. Requiring blennial inventories and reports by state officers to state board of examiners, by county officers to county clerks; also by outgoing officers to successors.

Cal. 7, 9 F

2017 U. S. flag. To be placed on public buildings on legal holidays
[formerly every day], and on school houses such days as directors may determine [formerly daily].

Ill. p. 229, 2 Je

# State government

## State officers

2018 No person nominated by governor and not confirmed by senate before recess of legislature may be appointed to same office during recess. Adopted by people, October, 1897.

N. J. sp. sess. 1, 25 My

- 2019 Nominations by governor requiring consent of senate to be made

  | before May 1. Ct. 18, 4 Mr
- 2020 Governor may fill vacancies until first Wednesday in February 1899. Ct. 165, 25 My
- 2021 Laborers, waiters and messengers permanently employed entitled to 15 days vacation with pay after one year's service.

N. C. 274, 8 Mr

- 2022 Salaries. Expenses. Establishing schedule of salaries of newer officers and assistants in all offices; increase of help; office hours, 9-5 except Saturday. Wis. 355, 28 Ap
- 2023 No traveling expenses from home allowed officers with office in ; capitol and no payment for clerical service performed outside.

  Ct. 192. 25 My
- 2024 Regulating office and traveling expenses. Must use mileage books or other reduced rates. Must file accounts with state board of examiners.

  Mont. p. 102, 4 Mr

2025 Impeachment. Procedure in impeachment of state officers.

	Ind. 182, 8 M
2026	Officers impeached shall be suspended from office pending tria office filled by appointment of governor. Wyo. 32, 24
2027	Governor. Submitting constitutional amendments as to succession in case of vacancy: speaker to succeed lieutenant-governor certain powers of governor and lieutenant-governor. (1808)  Cal. j. r. 29, 22 M
<b>£</b> 028	Executive stenographer may be appointed by governor; salar \$1500. Mass. 188, 24 M
2029	Secretary of state. Office only, not residence, must be at Trenton.  N. J. 92, 8 Ap
2030	Prescribing fees for certain corporation papers and for warrant for fugitives from other states.  Mich. 242, 2 J
2031	Treasurer. Term three [formerly two] years. N. J. 71, 1 A
2032	Removing specification of office hours. Nev. 19, 26
2088	Salary \$1500 [formerly \$1000]. Okl. 37, art. 1, 12 M
2034	Attorney-general. Office established; powers and duties.  Ct. 191, 25 M
2035	Submitting constitutional amendment to increase salary. Rejected by people, April, 1897.  Mich. j. r.
2036	May appoint deputy. Mich. 72, 16 A
2037	Salary \$1500 [formerly \$800]. Okl. 37, art. 1, 12 M
2038	Office only, not residence of solicitor-general required at capital . W. M. 29, 5 M
2039	State examiner. Numerous amendments in duties; salary \$250 [formerly \$3000]; assistant examiner \$1500. Mont. p. 105, 4 M
2040	Shall examine books of commissioner of agriculture; salary \$180 annually [formerly \$10 per day] two assistant examiners may examine books of county officials.  Ala. 334, 12 lags of the contraction of the
2041	State engineer. Reducing clerical aid and expenses.  Ida. p. 15, 3 M
2042	Commissioner of public works. Office extended to March 1 1899 [formerly 1897]; salary \$3000 [formerly \$4000].  Cal. 28, 25 1
2043	Bureau of immigration. Shall consist of five [formerly 20] members; secretary's salary \$75 per month; office shall be located by bureau; expenses.  N. M. 9, 18 I
2044	Abolished Col. 58 18 M

#### Miscellaneous regulations

- 2045 State institutions. Location not to be influenced by any gift, local tax, etc. Wis. 19, 5 Mr
- 2046 State buildings, etc. Amending as to condemnation of lands for state buildings and institutions.

  Mich. 128, 13 My
- 2047 Fire insurance fund established for funds received from insurance on state property; shall be used for rebuilding same property.

  Nev. 41, 6 Mr
- 2048 Custodian of public buildings may be removed by governor; supplies and accounts must be approved by auditor.

Ind. 75, 3 Mr

- 2049 Establishing state lighting plant to supply capitol and institutions at capital. Ark. sp. sess. 7, 25 My; Mo. p. 31, 16 Mr
  Nev. 72, 16 Mr
- 2050 Capitol. State house. Establishing commission to build new in place of that burned.
  Pa. 14, 14 Ap
- 2051 Capitol commission continued; erection of building; bonds.

  Ari. 9, 8 Mr
- 2052 To cost \$300,000 [formerly \$1,000,000], planned for additions.

  Commission not to contain more than two [formerly three] of same political party.

  Mont. p. 166, 5 Mr
- 2053 Abolishing commission; putting completion of capitol by contract under superintendent of public works. Capitol commissioner
- continued as architect. N. Y. 78, 22 Mr 2054 May establish lighting system in capitol. N. Y. 511, 18 My
- 2055 Repealing law permitting commission to sell buildings taken.

  Mass. 223, 1 Ap
- 2056 Capitol construction board shall care for convicts employed;
  prison superintendent shall be assistant superintendent of construction.

  N. M. 69, 18 Mr
- 2057 Office of superintendent of capitol abolished. Tenn. 54, 15 F
- 2058 State house engineer shall be appointed by governor; repairs and monthly accounts subject to approval of auditor.
  - Ind. 75, 8 Mr
- 2059 Capitol watchmen made policemen; penalty for misdemeanors in capitol or on capitol grounds.

  Ala. 95, 9 D '96
- 2060 Providing fire protection for capitol and facilities for sprinkling capitol parks.
  Wis. 285, 20 Ap
- 2061 Public records. Records of provincial courts to be removed by secretary of state to vaults in state library building; secretary to furnish certified copies.
  N. H. 55, 11 Mr

2062	State flag. Adoption and description.	Ct. 227, 9 Je
2063	Slight change in description.	R. I. 460, 19 My
2064	State flower. Adopting apple blossom.	Mich. 10, 28 Ap
<b>2065</b>	State centennial exposition. Appropriation	ns and commission. Tenn. 50, 12 F
2066	State holiday. June 7, 1898, declared legal versary of state government.	holiday, 50th anni- <b>Wis.</b> 242, 14 Ap
2067	Cessions to U. S. Authorizing U. S. to acq purposes and ceding jurisdiction over same	•
2068	Ceding to U. S. jurisdiction over lands acquiposes.	red for military pur- Cal. 56, 2 Mr

#### County and township government

See also Local finance 1141; also specific functions of counties and towns—roads, charities, jails, drainage, etc.)

#### General. Creation

- 2069 Submitting constitutional amendment that any county may on popular vote adopt a frame of government prepared by elected board of 15 freeholders and prescribing number, terms, salaries, etc. of officers, manner of conducting elections, etc. Legislature to approve act as a whole. (1898) Cal. j. r. 25, 20 Mr
- 2070 Submitting constitutional amendment that no new county shall be established with valuation less than \$1,000,000 or leaving any county less than that valuation. (1898)

Ida. p. 183, 12 Mr

2071 Submitting constitutional amendment providing that certain constitutional provisions as to organization not to apply to consolidated county and city government. (1898)

Cal. j. r. 28, 22 Mr

- 2072 Revising. General law providing for uniform system of county and township government. Cal. 277, 1 Ap
- 2073 Creation of county requires a majority of all votes cast [formerly on the question.] Neb. 21, 12 Ap
- 2074 Requiring all unorganized counties to become organized; procedure. Minn. 99, 6 Ap
- 2075 Miscellaneous amendments as to county government; new provisions and officers. Okl. 12, 12 Mr
- 2076 Boundaries. May be changed by state governor, secretary and auditor on petition of 60 per cent of voters of both counties. Procedure. Minn. 308, 23 Ap
- 2077 Repealing act permitting organized counties to annex territory from adjoining unorganized counties. Minn. 45, 9 Mr

2078 Counties may bring suit against adjoining counties to establish boundary line in a district court of a county whose boundary is not affected.

Tex. 157, 27 My

2079 Procedure in suits to establish boundary lines. Wash. 76, 14 Mr

2080 Amending procedure for establishing and marking.

Pa. 125, 14 Je

#### Commissioners. Supervisors

2081 Submitting constitutional amendment relating to term of office.
(1898) Mont. p. 56, 1 Mr

2082 Appointment. Removal. On petition question of increasing or decreasing number must be submitted at next general [formerly special] election.
 N. D. 35, 17 F

2083 Amending law for appointment by district judge of two additional commissioners on claim of mismanagement of county affairs. Must prove mismanagement, etc.

N. C. 320, 8 Mr

2084 Amending; election and term of office.

Okl. 12, art. 3, 12 Mr
Okl. 12, art. 2, 26 F

2085 May be removed by majority of justices of supreme judicial court.

2086 Shall be prosecuted by state's attorney of county for malfeasance when there is reasonable cause or on petition of 15 resident taxpayers.

S. D. 116, 9 Mr

2087 Compensation. Compensation for township commissioners while serving as members of county board of commissioners.

**S.** C. 272, 25 F

2088 Repealing law granting compensation. Wyo. 74, 3 Mr

2089 Where building and repair of bridges is duty of commissioners they may draw pay for not exceeding 50 days.

Minn. 109, 10 Ap

2090 Day in fixing pay of supervisors shall mean 24 hours of session.

Mich. 18. 10 Mr

2091 Limitation of pay and mileage for committee services.

Wis. 196, 9 Ap

2092 Meetings. Duties. Repealing law regulating calling special meetings and manner of aiding poor.

Nev. 55, 9 Mr

2093 Monthly meeting of boards in counties over 25,000; must audit claims and accounts against county. Kan. 93, 18 F

2094 Regulating times of meetings, auditing of accounts and claims, etc. in counties 50,000-100,000. Ind. 123, 6 Mr

2095 Publication annually [formerly after each meeting] of proceedings in newspapers.8. D. 50, 9 Mr

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- 2096 Counties divided into classes; duties and salaries of county officers, report of fees, etc. N. M. 60, 18 Mr
- 2097 Appointment. Removal. Establishing civil service commission and examination system in counties over 100,000.

Wis. 342, 24 Ap

- 2098 Removal for incapacity, misconduct or neglect of duty; to be on trial as for misdemeanor.

  S. C. 250, 20 F
- 2099 County or district officers may be removed for adultery.

  W. Va. 48, 19 F
- 2100 Bonds. Amending: probate judges not less than \$2000 nor more than \$2500 [formerly \$3000]; sheriff, \$2000 [formerly \$3000]; clerk of district court, \$2000 [formerly \$10,000].

Kan. 96, 13 Mr

- 2101 Bonds may be given by surety companies at expense of county.

  Wis. 349, 24 A
- 2102 Fees and salaries. Establishing fixed salaries for trustees, registrars, sheriffs and county court clerks; fees to be paid to county.

  Tenn. 124, 1 My
- 2103 Submitting constitutional amendment providing annual salaries and expenses instead of fees and mileage and making it a felony not to pay over county fees in excess of expenses. (1898)

  Ida. p. 185, 5 and 8 Mr
- 2104 General law amending and consolidating. Fees go to county.

  Kan. 131, 11 Mr
- 2105 Schedule of fees and salaries. Ida. p. 61, 12 Mr; Okl. 15, 12 Mr
- 2106 Fixing fees of county and precinct officers; court officers, district attorneys, county attorneys, sheriffs, constables, assessors and collectors, etc.

  Tex. sp. sess. 5, 16 Je; 15, 19 Je
- Required to keep an itemized account of all moneys received for own use as salary, fees, etc. and to report to county supervisor.
  S. C. 288, 2 Mr
- 2108 Miscellaneous regulations. Penalties for wilful violation of duties.

  Mass. 130, 5 Mr
- 2109 Shall not be absent from state more than 20 [formerly 10] days without consent of county commissioners. Ida. p. 15, 3 Mr
- Commissioners required to furnish offices to probate judges and masters in equity, also fuel, lights, postage, etc. to all officers.
   S. C. 319, 5 Mr
- 2111 County treasurer. Term shall begin Jan. 1 following election.

  Ind. 185, 8 Mr

2112 Bond shall be approved by attorney-general and filed with state secretary; treasurer personally liable for illegal payments.

Mass. 128, 5 Mr

2113 Bonds may be fixed at lower amount if depositors of funds have been duly chosen. Wis. 347, 24 Ap

2114 Deputy must take oath. Wis. 75, 18 Mr

2115 Minor amendments of fees and commissions. Col. 52, 10 Ap

2116 County auditor. Term begins March after election.

N. D. 43, 20 F

2117 Maximum salary of register of deeds and county auditor shall be \$1200 [formerly \$2000 and \$1500]. Deputies. S. D. 47, 9 Mr

2118 Deputies authorized to administer oaths. Minn. 44, 9 Mr

2119 County surveyor. Minimum bond \$500 [formerly \$10,000].

Tex. 27, 20 Mr

2120 Surveys shall be in accordance with U. S. manual; duties and records of county surveyors; preservation of U. S. monuments.

Fees.

Ida. p. 19, 6 Mr

2121 Recorders and registers. Vacancies filled only to next election.

Pa. 2, 17 Mr

## Miscellaneous. Powers. Regulations

2122 County buildings. County commissioners may erect court house and jail; contract; bonds issued on popular vote.

Okl. 12, art. 1, 11 Mr; S. D. 49, 9 Mr

- 2123 Counties may issue bonds to construct or enlarge court houses.

  N. J. 119, 16 Ap
- 2124 City may join county in erecting county buildings; special taxes and bonds.

  N. M. 33, 10 Mr
- 2125 Counties 50,000-150,000 may purchase lands for county purposes and issue bonds. N. J. 145, 22 Ap
- 2126 County seats. On petition of majority of voters county seat may be changed by vote at general election; conditions; buildings.

  N. M. 6, 5 F
- 2127 County records. Uniform system of blanks to be furnished at cost by state to county auditors. Wash. 35, 6 Mr
- 2128 Liability for safe keeping suspended while records are being rebound.

  Tenn. 73, 29 Ap
- 2129 Amending as to indexing and transcription in counties over . 75,000. Ky. 24, 26 My
- 2130 County officials must furnish to head of any state department information or copies of records desired; pay. Pa. 16, 14 Ap

2131 Trusts. Counties may hold and through county court execute trusts created for charitable uses same as an individual.

Mo. p. 59, 28 Mr

2132 Suits. State's attorney may prosecute in name of county actions in behalf of county.S. D. 115, 9 Mr

## Townships

(See also under Municipalities, 2152)

- 2133 Organization. Majority of all voters [formerly voting on question] at election necessary to adopt system. Mo. p. 234, 16 Mr
- 2134 On petition of majority of voters special meeting may vote to abolish township organization; disposal of property and payment of floating debts; township having bonded indebtedness or real estate excepted.

  S. D. 117, 24 F
- 2135 On petition of one third of voters supervisors may call election to vote on dissolution, if debts are paid.N. D. 139, 20 F
- 2136 Townships hereafter erected by special act shall be governed by general law; elections; division of property and liabilities.

N. J. 21, 9 Mr

- 2137 Meetings. Biennial [formerly annual] term of officers two years; etc.

  N. Y. 481, 17 My
- 2138 Matters decided at special town meeting shall not be acted upon in subsequent special meeting held prior to annual meeting.

Wis. 250, 16 Ap

- 2139 Elections and meetings of supervisors of township or precinct may be held in towns included within territory of township or precinct.

  S. D. 62, 9 Mr
- 2140 Wards. Township of 5000 in counties of 150,000 may set up as many wards as there are polling places; officers.

N. J. 57, 31 Mr

- 2141 Town officers. Clerks elected biennially; treasurers, auditors and collectors, annually.

  Ct. 158, 4 Je
- 2142 Township trustees and assessors shall be elected every fourth

  [formerly second] year. Ind. 50, 25 F
- 2143 Certain officers shall be elected or appointed by selectmen.

Me. 280, 25 Mr

- 2144 Towns may vote to pay insurance companies as sureties on bonds of town officials.

  Mass. 132, 5 Mr
- 2145 Township board of directors composed of township trustee, treasurer and clerk [formerly justices of the peace].

Okl. 88, 24 F

- 2146 Town officers may no longer bring suit on cause of action accruing before their term of office.

  N. Y. 302, 16 Ap
- 2147 Town clerk. Oath shall be filed with clerk of district court.

  Minn. 247, 28 Ap
- 2148 Town treasurer. To exhibit town moneys in his custody and make oath if required that they are town funds.

  Wis. 81, 19 Mr
- 2149 Property. Powers. Property may be sold only at auction, 30 days notice.

  Ind. 141, 8 Mr
- 2150 Procedure for condemnation of land by township committees.
  N. J. 189, 11 My
- 2151 May appropriate money for free public band concerts.

N. H. 23, 28 F

# Municipalities — cities, towns, villages, boroughs

# Municipalities generally

- 2152 Incorporation. Municipalities under 5000 with special charters granted powers of general laws of 1896.S. C. 292, 2 Mr
- 2153 Amending. Towns or villages containing 500 [formerly 200] may incorporate; petition for abolishment must be signed by 25 [formerly 50] voters, etc.

  Tex. 131, 15 My
- 2154 Reincorporation of villages, towns and cities by petition of majority [formerly two thirds] of taxable inhabitants; debts and taxes; ordinances continue in force 60 days.
  Ari. 38, 17 Mr
- 2155 Reincorporation may be effected at special election.

Cal. 162, 27 Mr

- 2156 Regulating manner in which newly created municipality shall succeed to rights, assets and liabilities of previous municipalities in its limits. Officers, etc.

  N. J. 156, 23 Ap
- 2157 Assumption by new corporation of contracts, indebtedness, etc. of abolished town and city corporations. Tex. 61, 5 Ap
- 2158 Permitting villages or cities to separate themselves from town government for all purposes on majority vote; apportionment of indebtedness. Division of funds.

Minn. 52, 15 Mr; 121, 14 Mr

- 2159 Municipalities under 3000 may disincorporate by two-thirds [formerly one-half] majority vote; other conditions. Cal. 22, 23 F
- 2160 Town sites. Vacation by district court [formerly county commissioners]. Notice by publication. Kan. 267, 9 Mr
- 2161 Census. City councils or county supervisors may take between years of federal census; authoritative as a state census.

Cal. 80, 25 F

- 2162 Name. Towns and cities may vote at general election to change name. N. M. 40, 12 Mr
- 2163 Officers. Town and city councils may charge fees for licenses and commissions issued to officers elected or appointed by them.

  B. I. 474, 21 My
- 2164 Giving preference to veterans in municipal appointments, after examination. Ill. p. 93, 6 My
- 2165 Councilmen, aldermen and county commissioners may not hold other city or county offices.

  Minn. 131, 16 Ap
- 2166 Repealing law of 1896 providing that members of municipal or township governing body are not eligible to appointment to office by such body.

  N. J. 48, 80 Mr
- 2167 When form of government changed, officers are invested with like duties till successors are qualified.

  N. J. 34, 24 Mr
- 2168 Special elections to be ordered by county commissioners' court
  [formerly county judge] on petition; where offices have been
  vacant 10 years in places 200-500 under special charters no election of officers shall be held.

  Tex. 114, 13 My
- 2169 Initiative and referendum. Ordinances and other measures in counties, cities and other local bodies may be proposed by petition of 15 per cent of voters and if favored by majority are binding; measures of governing body may voluntarily and must on petition of 15 per cent of voters be referred to popular vote.
- 2170 Ordinances. Ordinances and measures involving finances, improvements or imposing duties or penalties are subject to mayor's veto; three-fourths vote to override. Cal. 129, 27 Mr
- 2171 Printed copies of ordinances and by-laws published by authority to be conclusive evidence after three years. Wis. 97, 26 Mr
- 2172 Powers. Conferring additional legislative powers.

Mont. p. 203, 8 Mr

Neb. 32, 13 Ap

2173 Municipalities may own and operate heating and power plants, street and other railways; bonds and sinking fund.

Wash. 112, 17 Mr

- 2174 General law amending all laws regulating public improvements.

  Mont. p. 212, 8 Mr
- 2175 Cities and villages must within 30 days of injury by defective streets or other public works be given notice thereof and be allowed 10 days thereafter before suit is begun.

Minn. 248, 23 Ap

2176 Cities and towns over 1300 shall provide fire proof vaults for records and report concerning records yearly to supreme court.

Ma. 201, 24 F

- 2177 Franchises. Providing for sale of street railway, telegraph, telephone, electric light, gas and water franchises to bidder offering highest percentage of receipts, not less than three per cent Cal. 107, 13 Mr after five years.
- 2178 Regulating granting of franchises by cities and villages for street railways, gas or electric plants, water works, telephones, etc. Competitive bids; specifications to be prescribed.

Wis. 370, 27 Ap

- 2179 Must not be perpetual. If exclusive must be submitted to popular vote and may be granted for not over 10 years. Minn. 370, 27 Ap
- 2180 Sale must be advertised in adjoining county if no paper published in county. Other minor amendments. Cal. 116, 19 Mr
- 2181 Municipal improvement associations. May be incorporated for improving parks and grounds or promoting interests of city, town or village. N. J. 118, 16 Ap Cities
- 2182 General laws. Incorporation for cities of less than 12,000. N. J. 30, 24 Mr
  - 2183 General revision of act for metropolitan cities.

Meb. 10, 1 Mr; 11, 2 Ap

- 2184 Numerous amendments to act for cities of 25,000-100,000.
  - Neb. 14, 20 Mr
- 2185 Amending law relating to annexation, council, recorder, excise commission, water supply and assessor in cities over 5000. N. J. 79, 6 Ap
- 2186 Providing for disincorporation of cities of less than 4000; pro-Wash. 69, 13 Mr ceedings, debts, etc.

## Municipal home rule (See also Initiative, 588)

- 2187 Act to carry into effect constitutional amendment authorizing cities and villages to frame their own charters. Restrictions as to debt and franchises. Minn. 255, 23 Ap
- 2188 Submitting constitutional amendment revising the amendment of 1896. Term of local board for framing charter limited to six years. Amendment to charter petitioned for by five per cent of voters must be submitted to vote. Four [formerly three] Minn. 280, 23 Ap classes of cities.
- 2189 Enabling cities incorporated under special self-framed charter to annul such charter by popular vote and organize under general laws. Cal. 138, 27 Mr
- 2190 Regulating election of freeholders and vote on proposed charters by cities above 3500. Cal. 191, 31 Mr

- 2191 Incorporation. Minimum population 1000 [formerly 2000]; previous organization of whole or part of territory into a borough or village no hindrance.
  Minn. 61, 20 My
- 2192 Classification. Cities and towns may change from one class to another when from last official census they have requisite population, without re-enumeration.

  Mont. p. 225, 3 Mr
- 2193 Cities of second class may organize as first class when by census taken by authority of city council they have required population.

  Col. 76, 17 Ap
- 2194 First class cities over 200,000 [formerly 100,000]. Cal. 262, 1 Ap 2195 Secretary of state to take census of cities over 5000 on request of
- mayor and council at expense of city. Ga. p. 72, 24 N '96
- 2196 Names. Cities under 15,000 may change name on popular vote.

  Minn. 281, 23 Ap
- 2197 Change of names by cities under 10,000; procedure, popular vote.

  Wis. 108, 26 Mr
- 2198 Annexation of territory. Procedure in cities organized under special charter. Wis. 138, 31 Mr
- 2199 Orders by county court to submit question not to be made till
   city has consented by ordinance; indebtedness of either municipality not to become common indebtedness.
   Col. 75, 18 F
- 2200 Adjustment of debt and taxes. N. J. 38, 24 Mr
- 2201 Wards. Not over four in cities not exceeding 8000.

Kan. 84, 18 F

2202 Procedure in change of boundaries in cities under 40,000.

Wis. 31, 11 Mr

- 2203 Where boundary lines have become changed, uncertain, or undesirable by opening streets, etc. court may on petition relocate lines.

  Pa. 178, 9 Jl
- 2204 City ordinances. Regulating correction, official adoption and compensation for compilations.

  N. J. 183, 11 My
- 2205 Ordinances must be presented to mayor or chief executive for his approval.

  Cal. 129, 27 Mr
- 2206 Powers. Regulations. Amending law as to powers of officers, delinquent taxes, local improvements, bonds. N. D. 102, 9 Mr
- 2207 Conferring additional powers on cities of 3000 or under.
- 2208 Additional powers of cities; local improvements and special assessments; 70 cents on \$100 taxes.

  Ari. 57, 18 Mr
- 2209 Regulating sidewalks, streets, importation of paupers and criminals and trials in mayor's courts in cities 2500-5000.

Ark. sp. sess. 24, 5 Je

- 2210 May issue bonds to acquire or improve street railway, telegraph or other communication lines.

  Minn. 270, 23 Ap
- 2211 Cities having right to condemn land for highways, etc. may also condemn riparian rights.
  Wis. 201, 10 Ap
- 2212 May regulate and license clairvoyants, street fakirs, itinerant dealers and vehicles, regulate kind and location of electric poles; license and tax temporary, branch and department stores.

Ind. 70, 2 Mr

- 2213 In cities of 30,000 to 100,000 not less than \$1 for wagons, carriages, bicycles or other vehicles.

  Mo. p. 98, 15 Mr
- 2214 Commissioners of taxing districts under 30,000 population may enact by-laws; may construct sidewalks and enforce liens.

Tenn. 87, 15 Mr

- 2215 Civil service reform. Annual tax levy for expenses of commission; claims for services not allowed to persons employed in violation of civil service rules; political assessments, purchase of promotion and use of official influence for promotion prohibited, etc.

  Wis. 218, 12 Ap
- 2216 Officers generally. Cities of 5000-8000; election, term, salaries and duties of officers. Wyo. 28, 20 F
- 2217 Any appointive office may be made elective on petition of majority of voters in cities under 10,000. Wis. 70, 17 Mr
- 2218 In cities 15,000 and under marshal, clerk and street commissioner to be *elected* [formerly appointed]. Kan. 128, 13 Mr
- 2219 In cities of 2500 marshal elective [formerly appointive]; may provide for annual election of officers and may elect or appoint an assistant city attorney.

  Okl. 6, art. 1, 12 Mr
- 2220 Term of councilmen not to exceed two years; mayors, recorders, and councilmen must be legal voters and pay taxes on \$100 property.

  W. Va. 92, 19 F
- 2221 Common councils shall order special elections to fill vacancies in their numbers; may fill vacancies of clerk, marshal, etc. by appointment.

  Ari. 43, 17 Mr
- 2222 In cities under 2000 council may fill vacancies in any offices till next election.

  8. D. 61, 5 Mr
- 2223 Prohibiting persons or corporations from furnishing to officers gas, electric light, transportation, etc. free or at reduced price and prohibiting officers from accepting them. Neb. 13, 6 Ap
- 2224 Council. Aldermen. In cities less than 600 there shall be four [formerly six] aldermen; elected at large. N. D. 40, 13 Mr
- 2225 Term of office two [formerly one] years.

Wis. 70, 17 Mr; 95, 26 Mr

2226	When elected for more than one year, terms to en years.	expire in different <b>Wis. 139, 31</b> Mr
2227	Election of aldermen in cities under minority rebe yearly for two years' term.	presentation may Ill. p. 95, 29 Mr
2228	Maximum salaries: cities under 350,000, \$3 per 6 \$1500 yearly; villages, \$1.50 per meeting.	lay; over 250,000, Ill. p. 94, 28 My
2229	Councils may by resolution suspend or disconting proceedings of council.	ue publication of Wis. 98, 26 Mi
2230	Election and term in cities under 10,000.	Col. 78, 17 Ap
2231	When not definitely fixed, term of receiver of ta may be fixed at not more than five years in ci-	ties.
		N. J. 64, 81 M
	Comptroller. May appoint clerks to administ to city accounts.	er oaths relating Pa. 182, 15 Je
2233	Clerk. In cities of 15,000 and under city cleradminister oaths for all city affairs.	rk empowered to Kan. 86, 16 F
2234	City attorney. Cities above 40,000 may apportationneys.	int assistant city Wis. 163, 1 Ap
7illage	s, towns, boroughs	1
2235	Wards. Wards created by division entitled to former ward in towns, townships and boroug	
•		N. J. 102, 9 Ap
2236	Repealing law reducing size of wards in inc townships and boroughs.	orporated towns, N. J. 17, 1 Mr
2237	Certain municipalities governed by commission tion be divided into wards; elections.	s, may by resolu- N. J. 4, 16 F
2238	Villages. General law. Revision and consolid N. Y. 414, 13 My	
2239	Census shall be taken not more than 60 [former vious to intended application for village incorp	
2240	On petition of 25 per cent of voters and majority villages of 600 or less may be dissolved.	vote, charters of W. Va. 90, 22 F
2241	Incorporation may be vacated by popular two-tment of debts, etc.	hirds vote. Pay- Mich. 182, 29 My

2242 On petition of owners supported by 100 taxpayers any territory

2243 Supervisors of counties of 200,000 [formerly 80,000] or under may change boundaries of villages. Provisions if proposed territory

may be placed outside corporate limits.

is uninhabited.

Mich. 182, 29 My

N. Y. 882, 23 Ap

2244 Increasing powers of trustees to public buildings, sewers, etc., licenses, sidewalks, jails, cemeteries, slaughter houses, etc.

N. D. 148, 25 F

- 2245 Councils may pass regulations to punish vagrants, beggars, prostitutes, etc.

  Minn. 25, 26 F
- 2246 Towns. Increasing judicial powers of intendants of towns under 1000 population.

  8. C. 315, 5 Mr
- 2247 May license and regulate itinerant venders, auctions, hacks, sports, exhibitions and sale of liquors. Ind. 116, 6 Mr
- 2248 Boroughs. General law applying to existing and future boroughs. Incorporation hereafter requires special act, but government by general law.
  N. J. 161, 24 Ap
- 2249 On petition of majority [formerly 20] of freeholders in territory adjacent to borough, it may be annexed. Pa. 229, 15 Jl
- 2250 Court may on petition reduce town council from three to two from each ward.

  Pa. 177, 9 Jl
- 2251 If council fail to organize within 10 days from time fixed by law, court may declare offices vacant. Pa. 5, 27 Mr
- 2252 Procedure in arrests and prosecutions for violation of law or of ordinances in boroughs.Pa. 101, 4 Je

## Police. Fire departments

(See also Public safety, 3145; Fire escapes, 3152, etc.)

- 2253 Police and fire. Establishing bi-partizan police and fire commissioners in cities 10,000-150,000; examinations for service required also of present employees. Wis. 247, 16 Ap
- 2254 Police. Metropolitan police boards appointed by governor established in cities 10,000-35,000; powers and duties. Ind. 59, 28 F
- 2255 Policemen not removable without just cause in counties over 150,000. N. J. 54, 31 Mr
- 2256 Policemen of 60 years of age after aggregate service of 20 years may be retired at discretion of board; if pensioned because of injury, heirs have no claim on pension fund after death.

Cal. 57, 2 Mr

- 2257 Fire department. Regulating in cities between 300 and 10,000.

  Cal. 122, 27 Mr
- 2258 Authorizing increase in cities over 100,000. Cal. 70, 4 Mr
- 2259 Cities over 100,000 may organize chemical fire companies.

  N. J. 135, 16 Ap
- 2260 Independent fire companies may organize in townships; membership; powers; no public aid or exemptions.

  N. J. 61, 31 Mr

- 2261 Firemen's pensions. Any city having paid department may establish; one half salary paid if retired after 20 years or for injury, or to widow. Examining board. N. J. 148, 23 Ap
- 2262 Authorizing payment not exceeding \$40 per month to retired members by relief associations. Age of retirement.

Minn. 55, 19 Mr

- 2263 Towns or cities may vote money for relief of disabled firemen;
  may grant pensions for permanent injuries or may assume
  funeral expenses.

  N. H. 52, 10 Mr
- 2264 Firemen's relief associations. Treasurer's bonds shall be given by surety companies at expense of association.

N. J. 172, 173, 4 My

- 2265 Fire districts outside municipalities. Boundary lines between two districts may be changed by supervisors on petition of taxpayers.
   N. Y. 329, 23 Ap
- 2266 Procedure in reducing territorial size of districts. Ct. 235, 10 Je2267 Any form of ballot may be adopted at election of officers.

N. Y. 609, 19 My

#### Light. Water. Power

## Light. Water

2268 Cities may obtain light, heat, water and power by contract with private corporations or may purchase or construct city plants. Regulations. City to receive profits of companies above six per cent on actual capital invested. Franchises limited to 20 years.

Kan. 82, 13 Mr

2269 Authorizing cities and villages to purchase or construct lighting and water works; or to grant franchise to persons or corporations and contract for public service. Procedure; bonds.

Wis. 861, 27 Ap

- 2270 Cities 3000-10,000 may contract for lighting or may build or buy light or water plants. Cal. 136, 27 Mr
- 2271 Cities over 50,000 may purchase existing water or water and light plants and issue bonds on popular vote. Minn. 218, 21 Ap
- 2272 To construct light or water plant vote must be taken of free-holders of city as shown by tax-books [formerly freehold voters].
   S. C. 820, 5 Mr
- 2273 District improvement boards may mortgage plants.

Ark. sp. sess. 47, 26 Je

- 2274 · Municipalities may sell or lease unprofitable water or light plants on popular vote. Wis. 106, 17 Mr
- 2275 Cities and towns may regulate price of gas, electric light and water furnished to municipality or citizens.
   N. M. 57, 18 Mr

Li	ght	. Р	owe	

2276 Cities, towns and villages may erect power plants.

Mo. p. 56, 19 Mr

- 2277 Public lighting. Cities under 10,000 may contract at \$10 per month (or less) for arc lights of 2000 candle power without advertising.
   Cal. 153, 27 Mr
- 2278 Counties may light boulevards and roads; contracts.

N. J. 68, 31 Mr

- 2279 Franchises. Location of lines. Franchise to lay pipes or wires for lighting or heating only on petition of owners of more than one half of frontage.

  Ill. p. 100. 5 Je
- 2280 Permitting construction and operation of light and power lines along town highways.
   Wis. 270, 29 Ap
- 2281 Confirmation of location of lines, proceedings and assessment of damages by selectmen same as with highways. N. H. 92, 26 Mr
- 2282 Damages from wires and poles to be assessed like highway damages.

  N. H. 81, 24 Mr
- 2283 Lighting companies. Liabilities of gas and electric light corporations for loss of life by negligence.

  Mass. 416, 21 My
- 2284 Gas companies. May sell, transfer or lease their real and personal property, franchises, etc. or consolidate. Procedure must not increase price nor impair quality. May sell fuel gas.

Ill. p. 177, 5 Je

- 2285 In cities, etc. may mortgage property.N. J. 110, 9 Ap2286 Price of gas in New York city to be reduced five cents yearly
- from \$1.25 to \$1. N. Y. 385, 7 My
  2287 Meters of corporations supplying natural gas shall be inspected.
- N. Y. 486, 17 My 2288 Electric apparatus. Penalties for tapping electric currents of
- any sort or tampering with meters. Mont. p. 248, 6 Mr N. J. 198, 18 My; Tenn. 102, 27 Ja; Wash. 41, 6 Mr
- 2289 Penalty for injuring electric or telephone apparatus, tapping wires, altering meters, etc.

  Minn. 327, 23 Ap
- 2290 Misdemeanor to cut wires or break insulators of telegraph or other electric lines. Tenn. 60, 15 Mr
- 2291 Penalty for stealing gas or electricity, tampering with meters, apparatus, etc.

  Mich. 147, 19 My
- 2292 Penalty for taking electric current without permission and for purposes other than those contracted for. Ct. 53, 31 Mr
- 2293 Penalty for removal of wires by owner of property without notice. Wis. 374, 27 Ap

supply

- 2294 Authorizing and regulating exercise of eminent domain by companies and municipalities.

  Ala. 582, 18 F
- 2295 Penalty for stealing water, tampering with meters and apparatus.

  Ct. 144, 5 My; Mich. 147, 19 My; Mont. p. 248, 6 Mr
- 2296 Municipal plants. Cities owning water works, may establish water commissions; election. Wis. 139, 31 Mr
- 2297 Right of municipalities to acquire or condemn water rights and land and to protect works.

  Mont. p. 212, 8 Mr
- 2298 Incorporated towns may levy four mills on a dollar annually to pay for water supply or water works. Ind. 170, 8 Mr
- 2299 Municipalities owning water works may contract with other adjoining municipal or private corporations to furnish water for term of years

  N. J. 128, 16 Ap
- 2300 Cities may contract to furnish water to adjoining cities or villages. Wis. 298, 22 Ap
- 2301 Permitting the sale outside limits of municipalities of excess of water. Cal. 121, 27 Mr
- 2302 Water companies. General law relating to water works in towns extended to those in cities.

  Ind. 49, 25 F
- 2303 May condemn land for reservoirs, acqueducts, etc.

  Tenn. 71, 29 Ap
- 2304 Companies in metropolitan district not to charge more than reasonable sums measured by ordinary price in other cities and towns in district; selectmen may every five years petition supreme court, which shall establish maximum rates.

Mass. 336, 1 My

- 2305 Pollution of water. Increasing powers of state boards of health to examine and prevent pollution of water supply; hearings, orders, etc.

  Mass. 510, 11 Je
- 2306 Local authorities may send sample of water furnished by water works or wells to state university for analysis; no charge save for expenses.

  Mich. 43, 28 Mr
- 2307 Appropriation to university for chemical and biological investigation of potable waters of state. Ill. p. 12, 7 Je
- 2308 Penalties for polluting water supply of city or town.

Ala. 586, 17 F

2309 Casting carcass or emptying sewer or other polluted matter into river, spring or pond used for domestic or agricultural purposes a public nuisance; penalties.
F. M. 28, 1 Mr

2310 Penalty for operator of water works furnishing drinking water to knowingly allow purity of water to be impaired.

Minn. 64, 22 Mr

2311 Water companies may acquire lands to prevent pollution of water supply. Procedure.
Ala: 618, 18 F

## Local improvements. Assessment

## Local improvements generally. Streets

- 2312 Opening of streets. General law, which may be adopted by any city on popular vote. Commissioners for fixing damages appointed by council; appeals. Assessments. N. J. 206, 25 My
- 2313 Boards of commissioners governing any town or village may open streets and condemn land and may construct sewers.

N. J. 115, 13 Ap

2314 Amending manner of giving notice to abutting owners of propositions to change grade, lay out, change or vacate streets.

Pa. 197, 12 Jl

- 2315 Street dedicated to public use but not opened for 20 years may be vacated.

  N. J. 139, 22 Ap
- 2316 Towns and villages 500-10,000 may condemn right of way for streets across railway within their limits. Tex. 151, 27 My
- 2317 Incorporated towns may condemn lands used for public purposes for streets; award. Ind. 177, 8 Mr
- 2318 Street improvement. General law for cities. Petition of property necessary. Assessments. Ari. 57, 18 Mr
- 2319 General local option law. Boards of local improvements in cities over 25,000. Procedure, contracts, condemnation of realty, assessments, etc.

  Ill. p. 101, 14 Je
- 2320 Cities may form improvement districts not consisting of abutting property only, for paving, etc. streets; four fifths of cost paid by property in district, one fifth by city.
  N. D. 41, 3 Mr
- 2321 Repealing law of 1895 as to local improvement districts and amending previous law.

  Ark. 16, 11 F
- 2322 Unincorporated county seats have same powers as to local improvements as towns and cities.

  N. M. 30, 7 Mr
- 2323 City councils must give resident owners opportunity to protest against improvements; sidewalks.

  Okl. 6, art. 2, 11 Mr
- 2324 Boroughs on petition of majority of abutting property owners may grade streets and assess cost equally by foot front rule; exceptions. Procedure.

  Pa. 58, 19 My

- 2325 Boroughs may improve without petition of owners streets —
  over 500 feet long joining streets already improved and assess
  cost.

  Pa. 96, 31 My
- 2326 Special assessments. Providing for assessments for improvements of street intersections in cities over 20,000.

Wash. 110, 17 Mr

- 2327 Law authorizing taxation not to repeal laws authorizing special assessments.

  N. J. 160, 23 Ap
- 2328 Cities under 40,000 may make assessments payable in instalments and issue bonds in anticipation; refunding of existing bonds.

  Wis. 184, 24 Ap
- 2329 Constitute lien on property if duly filed; must be revived every five years. Pa. 381, 26 Jl
- 2330 Lien on lots; service of notice and collection.

Okl. 7. art. 3. 3 Mr

- 2331 Proceedings in foreclosure of liens for local improvements in cities of 20,000.
  Wash. 51, 10 Mr
- 2332 Providing for consolidating actions for enforcement of assessments; refunding of warrants issued. Wash. 111, 17 Mr
- 2333 Providing for reassessment in case of defect in proceedings regarding original assessments. Wis. 262, 19 Ap
- 2334 Lands of cemetery associations subject to special assessments for street sewers and water pipes. Wis. 93, 24 Mr
- 2335 Regulating collection on property of corporations.

Wis. 125, 27 Mr

## Streets—regulations

- 2336 Names. Township committees must change names on petition of two thirds of abutting owners.

  N. J. 200, 18 My
- 2337 Paving. When street railroad is required to pay for paving, city must at request allow payments in instalments and may issue bonds which become first lien on railroad. Ind. 114, 6 Mr
- 2338 Cities over 100,000 may set apart one half license money and \$100,000 from taxes yearly for repaying and rebuilding sewers

  N. J. 134, 16 Ap; 153, 22 A
- 2339 Municipal corporations may own and operate gravel beds quarries and crushing plants for street improvement.

  Cal. 160. 27
- 2340 Cities may have macadam streets laid by men employed by city or by contract. Wis. 171,
- 2341 Poll taxes. In municipalities over 500, \$2 for streets.

Arl. 43

- 2342 Sprinkling. May provide for sprinkling of streets and levy special tax on abutting owners.

  Ida. p. 35, 8 Mr
- 2343 Authorizing cities 15,000-50,000 to sprinkle streets and assess cost
  . on abutting property. Minn. 50, 12 Mr
- 2344 Street railway companies may allow street sprinkling cars to be used on tracks and furnish power.

  Mass. 315, 23 Ap
- 2345 Garbage. Cities over 100,000 may contract for not exceeding five years for removal of ashes and garbage.
   Ill. p. 95, 30 Mr
- 2346 Shade trees. Villages may require trimming of trees overhanging streets.
  Mich. 54, 31 Mr

#### Sidewalks

- 2347 Common councils may prescribe standard sidewalks and order such laid. Wis. 138, 31 Mr
- 2348 Authorizing building of sidewalks by owners in villages or in unincorporated towns and prohibiting riding or driving thereon.
  Tenn. 99, 19 Mr
- 2349 In towns of 5000 council without petition by unanimous vote may build and assess costs; procedure.

  N. J. 66, 31 Mr
- 2350 Cities may issue new bonds equaling amount of uncollectable assessments to replace matured bonds.

  N. J. 13, 1 Mr
- 2351 Town supervisors may direct repair by owners; notices.

Wis. 13, 3 Mr

2352 Towns, villages and cities may regulate use. Me. 188, 16 F

#### Bewern

2353 Cities 15,000-50,000 may borrow \$40,000 to construct and may also issue certificates in anticipation of assessments.

Minn. 37, 8 Mr

- 2354 Cities of 2500 may provide for lateral sewerage, cost to be assessed against abutting property.Okl. 6, 11 Mr
- 2355 Committee of council in charge of construction entitled to no [formerly \$1 per day] pay.N. J. 168, 26 Ap
- 2356 Adjoining municipal corporations may contract to use sewer systems in common. Tenn. 76, 29 Ap
- 2357 Municipalities may make by-laws governing use of public sewers and fix penalties.

  Mass. 116, 5 Mr
- 2358 Cities and towns may vote that all rents and charges on account of use of sewers shall bear interest 30 days after due.

**Mass.** 151, 11 Mr

- 2359 Outlet sewers may be built through any [formerly adjoining]
  municipality by certain villages; expenses; erection of receptacles by consent.

  N. J. 56, 81 Mr
- 2360 Counties on sea may build inlets to connect with streams; municipalities may contribute one half of county's appropriation.

N. J. 43, 29 Mr

- 2361 Cities and towns may permit sewage of state institutions to be connected with their sewers on agreed terms. Ind. 136, 6 Mr
- 2362 Sewer assessments. Providing for division of assessment and of lien thereof when parcel of real estate is divided.

Mass. 138, 6 Mr

- 2363 Notices to owners of abutting property in cities 10,000-40,900; hearing of objections. Wis. 105, 26 Mr
- Where benefit of sewer in incorporated town extends beyond its line, owners on line may be commissioners for fixing assessments except as to their own lands.

  N. J. 140, 22 Ap
- 2365 Towns may adopt act for collection in 10 instalments.

Mass. 274, 10 Ap

- 2366 City councils may fix interest at six per cent if paid within 30 days from resolution fixing interest.
   N. J. 126, 16 Ap
- 2367 Correction of irregular proceedings in cities. N. J. 188, 11 My

## Parks. Boulevards

(See also Military parks, 2532)

- 2368 Municipalities. Municipalities may appoint park commissions: powers; donation and purchase of land; one-half mill tax may be levied.
  N. M. 15. 17 F
- 2369 Municipalities may after removal of bodies on favorable vote convert abandoned cemeteries into parks.

  Minn. 28, 27 F
- 2370 Giving municipalities authority over parks outside limits; also streets leading to them. Cal. 51, 1 Mr
- 2371 Lands used for park purposes in cities and villages exempt from taxation. Wis. 325, 23 Ap
- 2372 Extreme hight of buildings on parkways 70 feet exclusive of steeples and other ornaments [unless councils of cities or inhabitants of towns fix other limit].

  Mass. 379, 10 My
- 2373 Barbed wire fences not to be used around public parks or cemeteries. Ct. 52, 31 Mr
- 2374 Counties. Repealing act of 1895 for establishment by.

  Minn. 295, 28 Ap
- 2375 Cities over 22,000 may issue bonds for purchasing and improving parks.
  Tenn. 64, 80 Ap

2376 Regulating establishment or acceptance of gift of parks and election of park commissioners in cities under 15,000.

Wis. 32, 11 Mr

2377 Cities 15,000-50,000 may issue park bonds. Minn. 206, 21 Ap
2378 Amending manner of assessing damage by condemnation of property for parks.
Pa. 216, 15 Jl

property for parks.

Pa. 216, 15 Jl

2379 Certain cities above 15,000 may appoint park commissioners; regulations.

Col. 77, 17 Ap

2380 Boulevards. Cities and towns owning parks outside limits may establish boulevards to and through parks, etc. Cal. 49, 1 Mr

2381 Cities having board of park commissioners have power to condemn land outside municipal limits for boulevards.

Vis. 865, 27 A

2382 Authorizing cities of 20,000 inhabitants to lay out boulevards and cycle paths and parks connected therewith outside city limits; cost covered by special assessment.

Wash. 93, 16 Mr

#### Cemeteries

2383 Public cemeteries. Cities may apply to county commissioners for condemnation of lands for cemetery purposes; procedure.

Kan. 81, 13 Mr

2384 Selectmen must maintain fence around public burial places; penalty for trespass by live stock.

N. H. 59, 16 Mr

2385 Cemetery associations. Conferring perpetual succession; shall forfeit charter on engaging in other business; associations maintaining cemeteries of more than 20 acres near cities of 50,000 to set aside 20 per cent from sale of cemetery lots as permanent improvement fund.

Minn.48,12Mr

2386 May be formed for procuring, establishing or caring for cemeteries.

Ct. 104, 14 Ap

2387 May acquire additional lauds. If not part of burial grounds, not exempt from taxation.

Mich. 75, 15 Ap

2388 Church cemeteries. Where religious societies have become extinct, circuit court shall, on application of five persons having relatives buried in cemetery, appoint trustees. W.Va. 70, 22 F

2389 Care of lots. Trusts. Municipalities may accept funds in trust to care for cemetery lots and may accept conveyance of lots on such conditions.

Me. 216, 8 Mr

2390 Towns and cities may act as trustees of cemetery funds when so appointed by probate court.

N. H. 6, 9 F

2391 Religious societies may hold real or personal property in trust and apply income for improvement of cemeteries. N. J. 7, 23 F

- 2392 Cemetery associations may accept reconveyance of lots or bequests in trust.

  Minn. 24, 26 F
- 2393 Executors and administrators may pay reasonable sums for perpetual care of burial lots.

  Mass. 321, 29 Ap
- 2394 Removal of bodies. Owners of private cemeteries may remove bodies to designated cemeteries. Notice to next of kin.

N. Y. 463, 17 My

- 2395 Permitting disposal of land by cemetery associations after removal of bodies; proof of facts.

  N. Y. 538, 18 My
- 2396 Permits may be granted when death certificate or burial permit are matters of record.

  Ct. 9, 25 F
- 2397 Permits of removal to or from a burial place to be filed and recorded with registrar.Ct. 10, 3 Mr

## Roads and bridges

#### Systems. Government

- 2398 State supervision and aid. Revising general law. One [formerly three] state highway commissioner; cost one half [formerly one third] by state, [formerly one third by county] and one half [formerly one third] by town; public roads defined as main highways.

  Ct. 229, 9 Je; 244, 11 Je
- 2399 Submitting constitutional amendment allowing establishment of state commission and of a fund to receive proceeds of internal improvement land fund and of state tax of not over one twentieth mill. (1898)

  Minn. 333, 23 Ap
- 2400 Creating a department of highways to investigate approved methods, employ specialists, publish bulletins, etc.

Cal. 272, 1 Ap

- 2401 Commission to construct model road and report to legislature.

  Cal. 176, 29 Mr
- 2402 Complete and permanent jurisdiction given to state commission.

  Contracts may be made by commission; use of road machinery;

  etc.

  Mass. 355, 6 My
- 2403 Bond issue of \$800,000 authorized. Mass. 340, 5 My
- 2404 State board of agriculture shall disseminate information as to methods of building and maintaining roads, bridges and sidewalks.
  Me. 266, 23 Mr
- 2405 Removing requirement that width of improved roads must be at least three rods.

  R. I. 467, 21 My
- 2406 Vacating state roads within limits of cities and villages.

Minn. 153, 19 Ap

- 2407 County improved roads. Providing for permanent improvement of main roads by joint action of counties and towns half paid by each.
   Wis. 268, 20 Ap
- On petition of abutting owners willing to pay 10 per cent of cost, toll roads may be made public by payment of appraised value.
   One third cost paid by state.
   N. J. 191, 11 My
- 2409 On consent of its governing body county boards may extend roads through city or other municipality; bonds, etc.

N. J. 129, 16 Ap

- 2410 Counties may build branch improved roads; maintenance; bond limit.

  N. J. 42, 29 Mr
- 2411 Counties of 50,000-150,000 having stone quarry and crusher shall furnish free on board 10,000 [formerly 4000] tons of crushed stone for all road and parks except country roads to municipalities; single requisition 100-500 tons; distribution on April, July, September and November 1.

  N. J. 20, 9 Mr
- 2412 County boards so long as they retain control may regulate use and prevent obstruction or injury.N. J. 165, 26 Ap
- 2413 County inspector's term of office two [formerly one] years.N. J. 14, 3 Ap
- 2414 Managers of state lands bordering proposed improved roads may sign petition and shall pay assessments. N. J. 8, 23 F
- 2415 Taxes levied for improved roads before roads are built or bonds issued are illegal.

  Ind. 81, 4 Mr
- 2416 Assessment roads. Amending. Petition of owners of one half
  [formerly one fourth] assessable land required to establish. Appeals from unjust assessments.

  Minn. 357, 23 Ap
- 2417 County road systems and officers. General law, optional with county court. Road work and money taxes. County road commissioner.

  Ark. sp. sess. 6, 25 My
- 2418 General law. On popular vote county may adopt as alternative to present county system; requiring four days service and general tax. Three commissioners.

  Ga. p. 78, 24 D '96
- 2419 Establishing county commissioner, appointed by supervisors; duties; two classes of roads, duties of overseers, etc.

Miss. 16, 28 Ap

- 2420 Term of county road commissioners four [formerly two] years.

  Mich. 251, 2 Je
- 2421 Powers and duties of county surveyors as to roads; abolishing office of road supervisor.
   Mont. p. 71, 4 Mr
- 2422 On popular vote county may rescind action adopting system.

  Mich. 100, 28 Ap

- 2423 Supervisors may appoint county road inspector, duties and fees.

  Ari. 30, 17 Mr
- 2424 Vote of majority of those voting on question sufficient to issue county road bonds.

  Mich. 45, 26 Mr
- 2425 Township road system. Territory added to township becomes subject to its road provisions; territory detached ceases to be subject; no territory added without consent of majority of taxpaying voters.

  Mo. p. 218, 17 F
- 2426 In towns having consolidated town and city government term 'selectmen' means board or officer in charge of highways.

  Ot. 126, 29 Ap
- 2427 Highway agents to act under direction of selectmen.

N. H. 67, 18 Mr

- 2428 Cities and villages may donate money to aid townships in building forces, bridges and roads outside their corporate limits.

  III. p. 92, 9 Je
- 2429 Town supervisors ineligible as road overseers. Minn. 172, 21 Ap
- 2430 Townships by popular vote may authorize employment of surveyor or civil engineer to fix grades and supervise roads.

2431 District system and officers. General law; uniform district system; three trustees in district. Road work and taxes; bonds.
Cal. 244, 1 Ap

- 2432 Authorizing establishment of new districts on petition of two thirds of taxpayers.

  N. Y. 782, 24 My
- 2433 Road overseers elected annually by district. Procedure.

  Ida. p. 78, 12 Mr
- 2434 Increasing per diem allowance of highway commissioners to \$2 [formerly \$1.50]. N. Y. 252, 15 Ap
- 2435 Office of district road inspector established; appointment and pay fixed by county commissioners. Nev. 21, 27 F

#### Opening. Construction

2436 Opening. Laying out. Revised law: what constitutes public roads; procedure in opening or vacating. Appeals.

N. D. 112, 9 Mr

- 2437 Regulating laying out, altering and discontinuance of county and town roads.

  Minn. 199, 21 Ap
- 2438 When award of damages exceeds \$500 order must be approved by taxpayers. Wis. 267, 20 Ap

- 2439 When laid out on half section lines shall be of width petitioned, but not more than 66 feet nor less than 32 feet; trees may be planted on roads more than 50 feet wide. Okl. 33, art. 1, 18 F
- 2440 Provision for narrowing roads and for laying out 40 foot roads when such width petitioned. Ill. p. 288, 7 Je
- 2441 Special commissioners appointed to decide advisability; to receive \$4 [formerly \$6] per diem.

  N. Y. 344, 23 Ap
- 2442 Either party may object to decision of commissioners fixing damages and jury shall be called to assess damages and award costs to prevailing party.

  N. H. 13, 16 F
- 2.143 When located by court committee, appeal for increased damages shall not delay opening; not more than two [formerly three] years allowed in opening.

  Me. 269, 24 Mr
- 2444 Highways by dedication must not be less than two rods wide.

  N. Y. 204, 7 Ap
- 2445 Public highways used as such 20 years, but not duly located shall be described and recorded. Ind. 127, 6 Mr
- 2446 Change of road. On certificate from road overseer [formerly three disinterested citizens and if necessary hired surveyor] that change will not increase distance, etc.

Ark. sp. sess. 10, 31 My

- 23447 County road commissioners may abandon any road or part.

  Mich. 150, 19 My
- ≈ 3448 Winter roads. Selectmen may lay out highways for winter use: assessing damages.
  N. H. 88, 25 Mr
- ≥449 Working roads. Prescribing form of advertising for contracts.

  Cal. 186, 31 Mr
- 2450 Road machines. Township road commissioners may purchase rock crushers, road machines, etc. for township, or road machines for one or more districts jointly. Petition; payment.

  Mich. 173, 29 My
- **3451** Towns and townships shall not buy road machinery costing over \$100 without popular vote. S. D. 118, 3 Mr
- 2452 Till appropriation is voted by township meeting, township is under no legal obligation to spend in improving new road opened more than \$500.

  N. J. 194, 18 My
- 2453 Road overseers may take gravel, earth, stone or other material most convenient. Tex. 70. 8 Ap

## Taxes. Boad work

2454 Fixing rate of pay for work.

Nev. 21, 27 F

2455 Two days' labor or \$3 [formerly \$2] required. Ari. 15, 13 Mr

- 2456 Permitting poll tax to be worked out. Mont. p. 176, 4 Mr
- 2457 Any taxpayer may pay in work not more than two thirds of his road tax in addition to poll tax. W. Va. 38, 20 F
- 2458 Detailed report of labor on roads must accompany expense claims.

  Cal. 177, 31 Mr
- 2459 Commutation of work. Overseer of highways shall pay commutation money to township treasurer; receipt filed with township clerk.
  N. D. 113, 10 Mr
- 2460 Commutation road tax must be expended in township from which collected.8. C. 261, 25 F
- 2461 Money taxes. Submitting constitutional amendment to people: county courts and justices of peace may levy three mills on a dollar as county road tax. (1898) Ark. memorial 4, 15 Mr
- Shall be levied on assessment of preceding year as equalized by township board of equalization.S. D. 29, 9 Mr
- 2463 Regulating expenditure of county taxes collected in incorporated cities, towns and villages.
  Mo. p. 218, 15 Mr

#### Care. Use. Miscellaneous regulations

2464 Obstructions. Injury. Penalty for wilful injury.

Ct. 195, 2 Je

- 2465 Obstruction of highways may be prosecuted as other misdemeanors.

  Ari. 18, 16 Mr
- 2466 County option law requiring owners to trim hedges and cut weeds in roads. Kan. 95, 13 Mr
- 2467 Selectmen may direct all shrubbery and bushes within limits of highway, except for profit or ornament, to be removed.

Me. 314, 26 Mr

- 2468 Supervisors may construct flumes, ditches or canals to carry off storm waters to protect roads.

  Cal. 258, 1 Ap
- 2469 Road supervisors may arrange with owners to change character of fences causing snowdrifts in roads. Pa. 81, 26 My
- 2470 Damages by defects. Actions incompetent unless notice is given within 30 days in counties and towns and 15 days in cities and villages [formerly 90 days all cases].

Wis. 236, 14 Ap

- 2471 Broad tires. Regulating the width of tires on wagons hereafter made. Penalties.
   Cal. 117, 20 Mr; B. I. 456, 18 My
- 2472 Injury to bicycles, etc. Penalty for putting in roads glass. nails, tacks, etc. likely to injure children's or animals' feet or pneumatic tires.
  N. H. 61, 16 Mr

2473	Penalty for putting nails, tacks, etc. in roads. Ct. 80, 8 Ap
2474	Bicycle riding. Regulating generally riding of bicycles; parks, sidewalks, speed, coasting, bells, etc. Local regulations forbidden.  Ct. 130, 29 Ap
2475	Penalty for riding on sidewalks, without bell, or faster than 10 miles an hour in compact parts of cities or towns; one day permits for faster speed may be issued; local regulations forbidden.  N. H. 93, 26 Mr
2476	In cities of 5000 speed limited to 12 miles per hour; bell required; city councils may permit riding on sidewalks and other privileges; throwing of glass, tacks, etc. in streets prohibited; penalties.  W. Va. 12, 26 F
2477	Bicycles considered as vehicles in statutes relating to meeting and passing of vehicles. Ct. 203, 1 Je
2478	Bicycle riders doing injury must give name and address. Penalty.  Ct. 91, 8 Ap
2479	Penalties for theft and using without permission. Ct. 131, 29 Ap
2480	Bicycle paths. Counties may build beside roads at public expense.  Cal. 186, 31 Mr
2481	County commissioners may set aside path four feet wide on high-ways for bicycles and pedestrians. Penalty for trespass or damage.  Wash. 53, 11 Mr
2482	Eminent domain for paths and roads for bicycles and other horseless vehicles.  Cal. 77, 4 Mr
2483	Franchises may be granted for 50 years; in cities owners of frontage must first consent.  Cal. 130, 27 Mr
2484	Penalty for wilfully driving team or vehicle upon country side paths.  N. Y. 267, 15 Ap
2485	Penalty for injuring. Ct. 55, 1 Ap
2486	Guide posts. Penalty for neglect of selectmen for 30 days after written notice to keep guide boards in repair. N. H. 17, 17 F
2487	Selectmen of towns must erect and maintain. Penalty for failure. Ct. 250, 12 Je
2488	Countles must set up and maintain. Cal. 186, 31 Mr
2489	Town councils shall annually determine location of guide posts. <b>B. I. 449</b> , 13 My

2490 Shade trees. Tree wardens or park commissioners when chosen

2491 Selectmen may receive trees as gifts and set them out and pro-

funds for new trees.

in towns have care and control of public shade trees and of

tect them in streets, cemeteries, commons, school yards, etc.

N. H. 44, 4 Mr

Mass. 428, 25 My

- 2492 Miscellaneous regulations. Regulating laying of water, drainage and sewer pipes in highways. N. Y. 204, 7 Ap
- 2493 Springs or streams in highways belong to the public; misdemeanor for adjoining landholder to interfere with free use.

Wis. 224, 14 Ap

- 2494 Toll roads. Consent to use public highways by plank road companies may be given only by popular vote of township [formerly by town officers or abutting owners]. Mich. 108, 7 My
- 2495 Counties may acquire title by purchase or condemnation; procedure; bonds. Wis. 344, 24 Ap
- 2496 Cities and villages may levy special assessments on abutting property and improve toll roads within their limits; companies relieved from liability for improving. Wis. 251, 16 Ap
- 2497 Township highway commissioners shall inspect and require companies to repair and maintain, with material prescribed by their charters. Mich. 91, 22 Ap
- 2498 Tolls may not be collected unless road-bed conforms to enumerated specifications. W. Va. 36, 20 F
- 2499 Toll gates shall not be situated within one half mile of city limits; no toll for less than one mile traveled. Mich. 149, 19 My
- 2500 Regulating removal of toll gates when limits of municipality are extended to include. Tenn. 109, 19 Mr
- 2501 Private roads. Amending procedure for opening; penalty for obstruction, etc. Ark. 17, 11 F
- 2502 Opening fences to use private roads prohibited; persons opening gates to use private roads shall be responsible for damages.

N. M. 39, 12 Mr

#### Bridges

- 2503 Counties, towns, cities or villages may issue bonds not exceeding five [formerly two] per cent of property valuation to build Wis. 332, 23 Ap bridges.
- 2504 Supervisors may construct and maintain (with consent of owners) bridges in highways over irrigation ditches. Cal. 161, 27 Mr
- 2505 Unlawful to cross bridges with engines without laying plank under wheels; liability for damages and penalties.

Okl. 33, art. 2, 12 Mr

2506 County bridges. Commissioner to purchase material of owners of adjoining land; assessing damages in case of disagreement.

Mo. 41, 16 Mr

2507 County bridge tax shall be one half as much on organized as on S. D. 30, 26 F unorganized townships.

- 2508 Counties may accept and maintain bridges donated by private owners, if proved necessary to public. Pa. 86, 28 My
- 2509 Whenever any city is separated from a borough or from a township by a stream, county to erect bridge. Pa. 181, 9 J1
- 2510 Counties or townships may appropriate money to aid bridges in village limits.

  Minn. 234, 23 Ap
- 2511 Counties may build or aid in building bridges in boroughs where expense would be excessive for borough.Pa. 192, 9 Jl
- 2512 Counties may rebuild destroyed or abandoned private bridges over boundary streams of county.

  Pa. 39, 6 My
- 2513 In counties owning bridges within cities and towns, commissioners courts must keep them in repair as if outside of towns.

Tex. 147, 22 My

2514 Bridge corporations. Authorized to condemn lands for bridges and approaches. Wis. 194, 9 Ap

# Military regulations

## Militia. National guard

- 2515 General laws. Military codes; revised and consolidated.
  - Ala. 599, 18 F; Col. 63, 13 Ap; Del. 392, 7 My; Ill. p. 252, 11 Je Minn. 118, 14 Ap; Mo. p. 172, 19 Mr; Mont. p. 149, 9 Mr Neb. 50, 12 Ap; N. M. 50, 17 Mr; W. Va. 61, 25 F
- 2516 Miscellaneous amendments. Minor amendments to the military code. Ct. 222, 9 Je
- 2517 Reorganized in three [formerly six] brigades; certain officers
- placed on retired list. Cal. 102, 11 Mr 2518 Amending composition, naval militia, etc. Cal. 261, 1 Ap
- 2519 Amendments as to regimental organization, enlistments, staff of commander-in-chief, pay, etc.

  Tenn. 112, 30 Mr
- 2520 Amendments as to staff of commander-in-chief, retirement of officers, injury to military property, etc. Mass. 448, 3 Je
- 2521 Amending composition of battalions and companies; duties of inspector-general and chief of bureau of records; allowance for maintenance; field music.
   N. Y. 591, 19 My
- 2522 Amendments as to governor's staff, armories, etc.

Wis. 162, 1 Ap

- 2523 Armory expenses \$50 [formerly \$75] monthly to each county; drill, equipments, staff officers. Nev. 51, 8 Mr
- 2524 Officers. Amending. Governor shall appoint surgeon-general, assistant adjutant-general, and assistant surgeon-general; officers of batteries; rank; allowances, etc.

  N. Y. 76, 4 Mr

- 2525 Service during civil war shall count in retirement of officers as double time in reckoning length of service.Pa. 19, 14 Ap
- 2526 Commander-in-chief may appoint four [formerly two] aides-decamp.

  Me. 203, 25 F
- 2527 Adjutant-general's salary \$1500 [formerly \$1200]; no fee for furnishing veterans copies of record; quartermaster-general \$1200 [formerly \$600]. Ind. 159, 8 Mr
- 2528 Brigadier-general's term seven years; not reeligible.

Mass. 488, 26 My

- 2529 Abolishing offices of inspector-general, quartermaster-general and chief of ordnance.

  S. D. 100, 23 F
- 2530 U. S. army officer detailed for duty with National guard shall be known as military secretary with rank of colonel.

**S. D. 98**, 13 F

2531 Naval militia. Organization and government modified.

Ga. p. 86, 22 D '96

- 2532 Enlistments may be of men residing in towns bordering on navigable waters of county where division is located; amending as to officers and rank.

  Ct. 240, 11 Je
- 2533 Reorganizing official staff. Cal. 261, 1 Ap
- 2534 Miscellaneous regulations. Privates entitled to additional 25 cents per day of service only for second and third terms of enlistment.

  Pa. 34, 5 My
- 2535 Janitors of armories paid annually \$125. Mass. 253, 9 Ap
- 2536 County commissioners may appropriate \$25 per month for armory rent and other expenses. Ala. 64, 7 D '96
- 2537 Money from sale of National guard property shall be put into contingent fund of same.

  8. D. 99, 23 F
- 2538 Establishing hospital corps; composition. B. I. 417, 2 O '96
- 2539 Military instruction. State military school cadets free from tuition in college of agriculture and mechanic arts [formerly only academic department] of university. Mo. p. 197, 20 Mr
- 2540 Students of state military school shall consist of appointees of senators and representatives and those who voluntarily enter.

  Each senator and representative may appoint one each year | formerly one every two years | Mo. p. 198, 24 Mr
- 2541 Schools or colleges having military discipline may be inspected by adjutant-general and cadets entitled to honorary rank.

Wis. 260, 17 Ap

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2542 Companies enlisted at colleges or universities shall not be ordered to do duty outside of county, except by commander-in-chief.

N. Y. 690, 22 My

2543 Members or ex-members of National guard may incorporate to establish training school, etc.; exempt from taxes.

N. D. 101, 3 Mr

Cal. 101, 11 Mr

## Veterans. War memorials

(See also Monuments, statues, etc., 427)

#### Veterans

- 2544 Pensions. No fees shall be collected for taking affidavits, etc. in pension claims. Cal. 61, 3 Mr; Ind. 12, 29 Ja
- 2545 State pensions. Applicant must have resided in state one year prior to application. Ala. 499, 16 F
- 2546 Confederate widows include those becoming widows after law was enacted.Ga. p. 67, 24 D '96
- 2547 Commissioner of pensions. Established, term, salary, duties, report, records. Ga. p. 65, 15 D '96
- 2548 Amending composition and duties of township pension boards.

  S. C. 312, 2 Mr
- 2549 Misdemeanor to ask or take pay for assisting applicant; fees of ordinaries excepted.

  Ga. p. 66, 17 D '96
- 2550 Local relief. Soldiers or sailors held as prisoners of war till after term of service may recover bounties voted by towns.

  Ct. 169, 25 My
- 2551 Penalty against overseer for compelling indigent veteran to live in poor house.Me. 326, 27 Mr
- 2552 Commission established to examine claims of veterans to bounties promised by city or town; payment by state. Fees for prosecuting claims not to exceed \$5.
  Mass. 399, 13 My
- 2553 Burial of indigent veterans. Expense to be paid by county; not to be buried in pauper burial ground.
  Okl. 35, 12 Mr
- 2554 Quartermaster-general to erect grave stones on graves marked by bronze marker of state or marker of U. S. Ct. 147, 6 My
- 2555 Burial by state of widows of veterans married before 1870.

  Mass. 164, 17 Mr
- 2556 Soldiers' homes. Accepting home from Veterans' home association and providing for government and maintenance by state.
- 2557 Confederate home declared a state institution; government; appropriation.

  Mo. p. 26, 1 Mr

2558 State to acquire 'Woman's relief corps home and use as home for federal soldiers, widows and army nurses; government.

Mo. p. 28, 1 Mr

- 2559 Applicants shall have been residents of state four months; may be required to give excess of pension over \$4 per month to family or home; government.

  Ida. p. 7, 26 F
- 2560 Salaries and appointment of commandant and adjutant; excess of pension over \$8 per month may be required for home or family; state pays \$12.50 [formerly \$10.50] per month per resident.
  Ind. 100. 5 Mr
- 2561 Commander of G. A. R. shall be an ex officio trustee.

N. D. 132, 8 Mr

- 2562 Soldiers' hospital board may fix sum to be paid for admission by soldiers who are able to do so. Ct. 204, 1 Je
- 2563 Submitting constitutional amendment allowing state to grant aid to private homes for veterans; limit \$100,000. (1898)

Tex. j. r. p. 275, 21 My

- 2564 Appropriation to assist Women's relief corps home association to provide for ex-army nurses, widows, wives, mothers, daughters or sisters of veterans.

  Cal. 274. 1 Ap
- 2565 Providing for commitment to insane hospital of insane inmates of soliders' home. Ct. 148, 5 My
- 2566 Soldiers' orphans' home. Shall receive first children under five, then, if means allow, under 10, then up to 16, when they must be discharged; may be discharged for misconduct.

Ill. p. 89, 28 My

- 2567 Deserters. Secretary of state to recall from county clerks lists of deserters on file and destroy them.
   Wis. 180, 2 Ap
- 2568 Preference of veterans. Shall have preference in appointments to state and municipal civil service; not discharged without cause.

  Mich. 205, 29 My; N. J. 65, 31 Mr
- 2569 Shall have preference in local civil service. Ill. p. 93, 6 My
- 2570 Prohibiting discharge except for reasonable cause, or abolishing office for evasion, or reducing salary.Pa. 89, 26 My
- 2571 Veterans to receive peddler's license free. Kan. 157, 21 F
- 2572 May peddle without payment of license except in villages, towns, and cities.
  Ala. 311, 11 F
- 2573 Memorial day. Opening saloons, playing ball, conducting horse or bicycle races prohibited between 10 a. m. and 3 p. m. within one half mile of places where memorial exercises are held.

Minn. 218, 21 Ap

2574 Veterans' and patriotic organizations. Incorporation law for patriotic societies; rights and privileges; taxation.

N. J. 72, 3 Ap

2575 Counties, cities or towns may lease lot or public building not required for public use to associations of veterans.

Cal. 103, 11 Mr

- 2576 Proceedings of annual encampment, etc. of state G. A. R. to be printed by state and be distributed to each post and public library of the state.

  Pa. 231, 15 Ji
- 2577 Room in capitol for permanent headquarters of G. A. R.

  Mich. 8, 11 F
- 2578 Penalty for illegal use of insignia of Loyal legion.

Ill. p. 202, 9 Je

#### Memorials

- 2579 Appropriation for furnishing and caring for G. A. R. memorial hall in the Chicago public library.III. p. 20, 1 Ap
- 2580 Soldiers' monuments. Appropriation for erection in National cemetery, Winchester, Va., to 114th regiment, N. Y. vol. inf.
- N. Y. 292, 16 Ap
  2581 Cities may pay for foundation and pedestal of monuments
- erected by veterans. N. J. 73, 3 Ap

  2582 Battlefields and parks. Appropriation for acquiring site of
- battle of Lake George. N. Y. 279, 15 Ap

  2583 Authorizing erection of tablets to mark site of Fort Henry in
  - Wheeling and battlefield of Point Pleasant.
- W. Va. j. r. 26, 19 F2584 Appropriation for purchase of Moore's Creek battle ground.
- 2585 Appropriation for establishment of park on site of battlefield
- of San Jacinto. Tex. 106, 6 My
- 2586 Appropriation for commission to mark positions of state troops at Shiloh. Ill. p. 13, 7 Je
  - 2587 Appropriation for tablets and monuments at Gettysburg.

    W. Va. 4, 26 F
- 2588 Miscellaneous. Appropriation for publication of records of Union soldiers in civil war. W. Va. 73, 25 F
- 2589 . State house commission may establish military museum for preserving relics.
  Mass. 204, 27 Mr

# Charities

- (See also Membership corporations, 726; Fraternal societies, 2816; Firemen's pensions, 2261; State institutions, 2045)
  - 2590 Charities and correction. Establishing state board of six members, two women, to visit institutions and recommend changes.

    Mo. 45. 15 Mr
  - 2591 Secretary of board of health *cx officio* a member of board of charities; duties of board in finding homes for orphans; inspection of institutions except prison and insane asylum.

N. H. 91, 26 Mr

- 2592 State board of charities. Increased to 12 [formerly 11] members.

  N. Y. 437, 17 My
- 2593 State charitable institutions. Providing for separate superintendent for each institution.

  B. I. 477, 19 My
- 2594 Establishing board of audit and control to govern insane asylums, soldiers' homes, reform school and state penitentiary; abolishing former trustees; ex officio board of higher education to supervise.

  Wash. 108, 17 Mr
- 2595 Separate boards established for each institution; qualifications and fitness shall control appointments by boards.

Ind. 103, 5 Mr

- 2596 Regulating transfers of inmates of penal, reformatory and charitable institutions from one to another. Wis. 12, 3 Mr
- 2597 Hospitals. Cities over 100,000 may levy tax and erect municipal hospitals.
  Cal. 13, 16 F

#### Insane

(See also Guardianship, 1483; Insane criminals, 1918; Insane convicts, 2746)

- 2598 General law. State commission established; institutions, government, support.

  Cal. 227, 31 Mr
- 2599 Governor to contract for care of insane within territory for three years at not over \$200 for each patient; treatment shall conform to that in Illinois or Kansas, etc.
  Okl. 16, 12 Mr
- 2600 Repealing law for collection of statistics of insane, deaf and dumb.

  Mich. 41, 26 Mr

## Insane asylums

- 2601 Establishing an additional home for insane. Ari. 25, 16 Mr
- 2602 General government. Establishing separate bi-partizan boards of eight members for each of the two asylums. Duty also to inspect county asylums.

  N. J. 205, 18 My
- 2603 Both hospitals under same [formerly different] board of directors; amending term of office. W. Va. 27, 9 F

2604 Investment of trust funds, and plans and estimates of new buildings of state asylum must be approved by governor and council; accounts must be audited by bank commissioners.

N. H. 86, 25 Mr

- 2805 Regulating number of colored patients who may be admitted into the respective asylums. Tenn. 119, 30 Ap
- 2606 Amending as to return of patients to make room for urgent cases.

  Mich. 177, 29 My
- 2607 Inmates of asylums described as *insane* [formerly lunatics]; classification of 'incurables' added; no person of any classification refused admission as long as room remains.

  Ark. 36, 3 Mr
- 2608 Support. Commissioners of insanity may collect cost of board and treatment of any patient when estate is ample.

N. D. 91, 9 Mr

2609 Procedure to compel support by relatives if not indigent.

Mich. 44, 26 Mr

2610 County or municipality maintaining insane in its own asylums entitled to \$1.50 each per week from state.

Pa. 64, 25 My

- 2611 Limit of expense to state for support at asylum of indigent insane, \$16,000.

  N. H. 94, 26 Mr
- 2612 Private asylums. Requiring licenses. Conditions; physician, etc. Ct. 215, 9 Je

## Examinations. Commitments

- 2613 Regulating proceedings for determining insanity, commitments and discharge. Wis. 319, 23 Ap
- 2614 Commissioners in sheriff's trial of insanity shall include testimony as part of their reports; court may dismiss proceedings on sufficient exceptions.

  Pa. 114, 10 Je
- 2615 Cases for trial of insanity if brought into court shall be tried first on calendar.

  Pa. 111, 10 Je
- 2616 Jury chosen in same way as in condemnation proceedings.

  Authorizing appeals from decisions; procedure.

Mich. 120, 11 My

- 2617 County clerk may convene county court forthwith on sanity of poor person supposed insane.

  Mo. p. 75, 8 Mr
- 2618 In absence of district judge hearing may be before chairman of board of county commissioners. Procedure. Mont. p. 162, 8 Mr
- 2619 Regulating applications for commissions for inquiring into insanity or inebriety of inmates of soldiers' homes or other charitable institutions.

  Pa. 234, 15 Ji

- 2620 Patients committed shall be examined by hospital physicians and on being found improper subjects to be returned to county and judge of probate court to be notified.

  Minn. 212, 21 Ap
- 2621 Form of lunacy statement made by physician; fees; certified copy; clothing to be furnished patient on entering asylum.

**Wy**o. 65, 1 Mr

- 2622 Transportation. Penalty for failing to provide female attendant for female patients. Pa. 92, 27 My
- 2623 In commitment and transfer trained nurses or attendants to be employed; female attendants for female patients.

Mass. 418, 21 My

- 2624 Pay for transportation to asylum. Patient may be put under superintendent of poor pending trial. Form of order of commitment.
  Mich. 44, 26 Mr
- 2625 Sheriff shall take to asylum persons adjudged insane; expenses paid by state. Wyo. 10, 13 F

#### Epileptics. Idiots

- 2626 Establishing asylums for epileptics, idiots, mildly insane and other incurables.

  W. Va. 7, 18 F
- 2627 Home for feeble-minded children shall also admit idiots, epileptics and mentally enfeebled paralytics. Support, etc.

Cal. 188, 31 Mr

2628 Regulating commitment and care of inmates of asylums for epileptics and feeble-minded; support by state and county.

Wis. 360, 27 Ap

## Deaf and dumb. Blind

- 2629 Both classes. Consolidating boards of deaf and blind institutes.

  Management and regulations. Neb. 26, 12 Ap
- 2630 Nine [formerly seven] regents of state school; amending term of office, quorum, etc.W. Va. 25, 19 F
- 2631 Governor shall contract for care and education within territory; deaf and dumb under control of regents of normal school; blind under regents of university.

  Okl. 16, 12 Mr
- 2632 Inmates of state institutions for blind, deaf and feeble-minded, or those entitled to become such, suffering from disease requiring surgical treatment, may be sent to state university hospital at state expense.

  Mich. 233, 2 Je
- 2633 Deaf and dumb. All deaf persons between seven and 25 may be admitted to school for deaf. Indigent pupils furnished clothing and transportation.

  Ga. p. 88, 24 D '96

- 2634 State board of education shall appoint a treasurer of deaf mute school. N. J. 80, 6 Ap
- 2635 Superintendent of public instruction may grant permission for teaching classes of not less than three deaf children in public schools. State to pay \$150 yearly for each pupil.

Ill. p. 290, 11 Je

- 2636 For each pupil receiving instruction in city or village schools, state to pay \$150 [formerly \$125] per year. Wis. 321, 23 Ap
- 2637 School for blind. Pupils may be admitted from seven to 19
  [formerly 10 to 21] years old and remain 12 to 14 [formerly eight to 10] years.

  Mich. 258, 2 Je

#### Poor relief

- 2638 Overseers of poor in towns not having almshouses to investigate places where town paupers are to be supported; contracts; state board shall supervise contracts and may inspect quarters.

  Mass. 374, 10 My
- 2639 Overseers of poor in counties not having poor houses may contract for maintenance of their poor with adjoining counties.
  Pa. 183, 9 J1
- 2840 Board of supervisors may fix sum of maximum expenditures by superintendent of poor, not to be exceeded without written approval of board.

  N. Y. 507, 18 My
- 2641 Overseers of poor must submit books and accounts to town auditors or common council on 10 days' notice. N. Y. 222, 8 Ap
- 2642 County commissioners shall recover from parent or child able to support relative, amount of aid solicited by relative.

Ida. p. 52, 8 Mr

- 2643 Supervisors and town boards may direct out-door relief. Removing limit of relief [formerly \$10 yearly]. N. Y. 48, 11 Mr
- 2644 State shall include expenses and services of overseer, when reimbursing towns for relief furnished to foreign poor.

Me. 303, 26 Mr

- 2645 Pay and mileage of county commissioners when acting in cases of poor relief.

  Minn. 211, 21 Ap
- Superintendents of indoor relief may be appointed for three years in cities not over 100,000.
   N. J. 75, 3 Ap
- 2847 State home for the friendless governed by ex officio board of five women as advisory visitors. Officers. Neb. 37, 13 Ap
- 2648 Home for the aged. Incorporation law. Mich. 52, 26 Mr

- 2649 Settlement. Residence. General law fixing requirements as to residence for poor relief or public treatment in institutions. One year's residence. Investigations, return of persons not having legal settlement, etc.

  Minn. 291, 23 Ap
- 2650 Settlement gained in any place is lost by one year's continuous residence elsewhere. N. Y. 203. 7 Ap
- 2651 County board of freeholders may appeal from orders of justices of peace committing persons to county poor house. Procedure.

  N. J. 199, 18 My
- 2652 Persons old, blind, infirm, etc. when coming into town, or becoming so within one year are chargeable on county whence they came. Return.

  Mich. 178, 29 My
- 2653 Paupers or indigent insane having no residence in state may be returned to state or county of residence. Investigation by state board of charities.

  Pa. 145, 22 Je
- 2654 No order for removal of poor person from one district to another valid unless five days' notice and opportunity for hearing is given to officers of districts affected.

  Pa. 50, 12 My
- 2655 Towns not liable for support of paupers unless settlement gained within 10 years preceding application. N. H. 31, 24 F
- 2656 Poor tax. Procedure in levying township tax. Ind. 151, 8 Mr

#### Children. Orphans

(See also Family, 1; Guardians, 1483)

- 2657 Minors three to 15 not to be supported at county almshouses without consent of board of charities; county commissioners to find homes for children or state board to do so. N. H. 91, 26 Mr
- 2658 Counties may provide homes for orphans; conditions of aid to voluntary associations; permanent homes; children not to be kept in poor asylums; state agent established; expenses.

Ind. 40, 23 F

2659 Children between four and 18 [formerly two and 16] must not be retained in almshouses if temporary homes are offered.

Ct. 206, 2 Je

2660 State university medical staff shall treat free deformed or crippled poor children; necessary expense borne by state.

Minn. 289, 23 AD

2661 Institutions. At discretion of board children may be admitted to state orphans' home though not sound in mind and body.

Transportation paid by county.

Col. 23, 17 Ap

- 2662 Trustees of orphans' home to receive \$3 per day when employed and 10 cents mileage, but not to exceed \$100 per annum each. Mont. p. 175, 3 Mr
- 2663 Children may be admitted or retained in county temporary homes Ct. 210. 2 Je till 18 [formerly 16].
- 2664 Court officers, superintendents of the poor, supervisors, etc. authorized to commit children to private incorporated asylums. Wis. 220, 13 Ap
- 2665 Hospitals for destitute mothers on their death made guardians of children. Minn. 143, 19 Ap
- 2666 Orphan societies. Incorporation law; powers and duties.

N. D. 87, 12 Mr

- 2667 Abandoned children. On petition circuit or county court may appoint guardian for orphan or child of indigent or immoral person; appeal; modification of order.
- 2668 May be adopted without consent of parent; trustees of orphan asylum may consent to adoption of orphan or abandoned child Mont. p. 229, 1 Mr after one year in their asylum.
- 2669 Infants. Penalty for boarding infants under two years of age for hire unless licensed by state board of charities; regulation, reports, etc. ('baby-farming')
- 2670 Adoption. General law; consent, procedure, etc. Neb. 94, 12 Ap
- 2671 Revising law; when consent of parent not necessary; court must examine all interested persons appearing before it.

8. D. 7, 9 Mr

2672 County court having increased jurisdiction may authorize. N. D. 1, 12 Mr

2673 Defining what probate court shall have jurisdiction.

Ct. 28, 15 Mr

- 2674 Judge of probate may on petition for good cause annul declaration of adoption. Ala. 587, 18 F
- 2675 Adoption by stepfather or stepmother not to release rights or liabilities of parents. N. Y. 408, 10 My
- 2676 Allowed only when child is under 21. Wash. 34, 3 Mr
- 2677 Authorizing although person adopted is of full age; his consent only necessary. Minn. 214, 21 Ap
- 2678 May be made without change of name. Mich. 141, 19 My
- 2679 If legal custody of child has been acquired by an orphans' home, it must give consent to adoption. N. J. 138, 22 Ap
- 2680 Indenture of children. Fees of agent of state charities board for visiting children bound out. Mich. 33, 18 Mr

# Penal and reformatory institutions

(See also Criminal procedure, 1870-1920; State institutions, 2045)

## State prisons and convicts

(Including provisions applying also to local prisons)

#### General government. Officers

2681 General laws. Boards. Revising ex officio board of prison inspectors; reports; chief officers appointed by governor, etc.

Neb. 75, 12 Ap

2682 General law. Nine [formerly 14] directors; etc.

N. C. 219, 3 Mr

2683 Abolishing office of state superintendent of prisons.

Tenn. 120, 30 Ap

2684 Reorganization of board of control.

Ind. 161, 8 Mr

2685 Board of classification to classify buildings, officers and institutions and furnish uniform supplies made by prison labor.

N. Y. 623, 19 My

2686 Establishing board of three commissioners; appointment and salaries of commissioners, wardens, etc.; to furnish coal and coke to other state institutions; convict labor.

Tenn. 125, 30 Ap

- 2687 Establishing board of audit and control to govern insane asylums, soldiers' home, reform school and state penitentiary; abolishing former trustees; ex officio board of higher education to supervise.

  Wash. 108, 17 Mr
- 2688 Governor may draw warrant for deficiency in income at any time.
  N. H. 83, 24 Mr
- 2689 Requiring state institutions to pay for transporting, feeding, guarding, etc. of convicts received by them from penitentiary.
- 8. C. 310, 2 Mr 2690 Officers. Providing for separate superintendent for each state
- reformatory institution. R. I. 477, 19 My
  2691 Officers shall be citizens of U. S. and be sworn before one of directors. Ct. 68, 31 Mr
- 2692 Repealing provision that not more than one member of the regular guard shall be appointed from the same county.

W. Va. 23, 4 F

2693 Wardens' salaries not to exceed \$4000 [formerly \$2500].

Ill. p. 278, 7 Je

2694 Salary of warden \$1400 [formerly \$2000]; clerk \$1000 [formerly \$1500]. Wash. 42, 6 Mr

2695 Physician shall visit prison daily and attend insane department.

Pay.

Me. 294, 26 Mr

#### Convict labor

2696 Prison labor commission to report to next session.

Wis. 310, 23 Ap

- 2697 Prison convicts shall not be farmed out or sold to individuals or private corporations.

  N. D. 108, 2 Mr
- 2698 State account system. Contract labor abolished; convicts shall make supplies for state institutions; accounts, etc.; education and training of convicts.

  Ind. 187, 8 Mr
- 2699 Contracts not to exceed three years with ultimate view of abolition of system and employment in manufacture of articles for use in other state institutions. Procedure, etc.

Neb. 75, 12 Ap

2700 After expiration of contracts the product of penitentiary coalmine shall be furnished only to state institutions.

Kan. 163, 12 Mr

- 2701 Commission composed of one member from each benevolent institution to form rules for manufacture and interchange of products. Accounts.

  Mich. 259, 2 Je
- 2702 Labor on roads, etc. Unlawful to require female convicts to work in chain gang on streets or roads.
  N. C. 270, 8 Mr
- 2703 Convicts may be employed on road work near prison camps, but not longer than that required by regular road hands.

Ark. sp. sess. 33, 21 Je

- 2704 Requiring and regulating labor by male prisoners in county jails on streets, roads, public building and grounds. Credit on fines and costs.

  Minn. 127, 14 Ap
- 2705 Convicts whose sentence is for longer than three [formerly two] years shall not serve on chain gang.S. C. 305, 2 Mr
- 2706 Convicts necessary to work state farms not to be furnished for road work between March 1 and July 15.

  N. C. 496, 9 Mr
- 2707 Minor amendments as to employment outside prison.

Ct. 103, 14 Ap

- 2708 Regulating rock-crushing plant at state prison; sale of rock; revenues, etc. Cal. 97, 11 Mr
- 2709 Convict-made goods from other states to be so labeled.

Wis. 155, 1 Ap

2710 Convict-mined coal or convict-made coke brought into state must have cars or vehicles so labeled; penalty. Ky. 4, 29 Ap

- 2711 Special industries. Not over 10 per cent of inmates may be employed in any one industry except manufacture of matting.

  No power machinery permitted.

  Pa. 141, 18 Je
- 2712 What labor may be performed. Earnings. Col. 5, 28 Ap
- 2713 Not over 30 per cent of inmates of penal institutions to be employed in any one industry; limiting numbers in certain industries; contract labor prohibited, exceptions; goods not to be sold for less than market price; law not applicable to manufacture of goods for other state institutions.

Mass. 412, 18 My; 434, 26 My; 480, 9 Je

2714 Limiting number of convicts that may be contracted to one firm.

Contracts not to extend beyond March 1, 1903. Approval of contracts. Competition with free labor to be avoided.

Tenn. 89, 3 F

#### Parole. Pardons

- 2715 Indefinite sentence. Parole. When additional sentence is imposed on certain convicts, second term shall begin on expiration of minimum term of first sentence; parole on expiration of last minimum term.

  Mass. 294, 21 Ap
- 2716 Convicts except for treason and murder shall receive indefinite sentences; board of commissioners of paroled prisoners established; parole, discharge and rearrest of prisoners.

Ind. 143, 8 Mr

- 2717 Good time. Increasing deductions after two years service; warden to report quarterly to governor convicts deserving executive clemency.

  Wash 74, 16 Mr
- 2718 Maximum four [formerly two] months per year. Graduated.N. D. 107, 17 F
- 2719 Time deducted for good behavior shall be same as that allowed by laws of state in which convict from territory is confined.

  Okl. 30, 6 Mr
- 2720 Parole. Authorizing and regulating paroles of convicts in state prison by board of pardons. Ct. 231, 10 Je
- 2721 State convicts may be paroled by unanimous vote of prison commissioners; approval of governor and council not required.

Mass. 206, 27 Mr

- 2722 Governor may suspend sentence and parole convicts.
  - Ala. 345, 13 F
- 2723 Board of pardons may parole certain convicts on recommendation of warden; grades; rearrest. Ida. p. 59, 12 Mr
- 2724 Probation officer may at any time bring person placed in his charge before court or court may rearrest and sentence.

Mass. 236, 8 Ap

- 2725 Issue and service of warrant of commissioners of prisons for rearrest of paroled prisoner.

  Mass. 272, 10 Ap
- 2726 Persons above 21 previously sentenced not allowed parole; persons convicted of manslaughter or rape may not be given indefinite sentence or parole. Board of pardons to control system.

  III. p. 203, 10 Je
- 2727 Board of pardons. Establishing in accordance with constitutional amendment.

  Minn. 23, 26 F
- 2728 Established; to give full hearings on applications; governor may also hear applications in exigencies. Ill. p. 272, 5 Je
- 2729 Secretary of state, auditor and attorney-general a board to consider applications and make recommendations to governor.

**Wash.** 36, 6 Mr; 58, 11 Mr

- 2730 May be called to serve 300 [formerly 100] days per annum; compensation \$4 [formerly \$5] per day each. Tex. 50, 3 Ap
- 2731 Vacancy in board caused by disqualification may be filled by governor.Ct. 230. 9 Je
- 2732 Submitting to next legislature constitutional amendment providing for creation of board and defining powers.

N. D. p. 347, 15 Mr

- 2733 Discharge. Additional agent to assist discharged convicts; salaries.

  Mass. 350, 6 My
- 2734 Repealing money payment for good conduct. Clothing and \$25 furnished each convict on discharge.

  Minn. 243, 23 Ap
- 2735 On discharge convict shall be furnished \$10 [formerly \$15], suit of clothes, overcoat and railroad ticket. Ind. 71, 2 Mr
- 2736 Warden may give \$10 [formerly \$5] on discharge.

Me. 220, 10 Mr

2737 Governor may restore to citizenship after discharge.

Wyo. 46, 24 F

2738 Convicts sick at end of term shall be cared for at county expense.

Me. 241, 20 Mr

Management of convicts—miscellaneous (See also Escapes, 1927)

- 2739 Classification according to term of imprisonment and also as to character.

  Mo. p. 207, 15 Mr
- 2740 Classifying and assigning classes of convicts to different prisons; indefinite sentence for prisoners under 30; parole; discharge. One state prison hereafter known as reformatory; government.
  Ind. 53, 26 F
- 2741 Transportation. On notification from sheriff warden shall send employee to convey convicts from court to prison.

Ida. p. 26, 6 Mr

- 2742 Regulating transfers of inmates of penal, reformatory and charitable institutions from one to another. Wis. 12, 3 Mr
- 2743 Identification. Wardens of prisons shall furnish photographs and descriptions of second term convicts to chiefs of police and sheriffs in state.

  Cal. 158, 27 Mr
- 2744 U. S. prisoners. State prisons shall not receive men convicted by U. S. courts, Ind. 142, 8 Mr
- 2745 Persons sentenced by U. S. courts for more than 18 months not to be received by any penal institutions of state.

Wis. 315, 23 Ap

2746 Insane convicts. Establishing insane ward at state prison; regulations; physician. Ct. 177, 25 My; 247, 11 Je

### County jails and prisoners

(See also Sheriffs, 1589)

- 2747 County jails. Plans for new buildings must be submitted to state board of charities for approval.

  Mich. 226, 29 My
- 2748 Plans must be approved by commissioners of prisons.

Mass. 316, 23 Ap

- 2749 County supervisors may place jail under supervision of board of three trustees; general government. Wis. 318, 23 Ap
- 2750 When jail is not fire proof keys must be kept on premises and sheriff or keeper must sleep in jail. Tenn. 66, 29 Ap
- 2751 Sheriffs, jailers and other persons forbidden to give liquor to prisoners; penalty increased.
  Minn. 41, 9 Mr
- 2752 County workhouses. Committee of supervisors to inspect every 60 days [formerly twice a month]; workhouse made part of county jail and sentences must [formerly may] be to it.

Wis. 27, 10 Mr

- 2753 Superintendents of workhouses have powers of peace officers in city or county where located. Wis. 26, 10 Mr
- 2754 Municipal jails. Prisoners may provide their own food and bedding with consent of sheriff.

  Ct. 22, 15 Mr
- 2755 Authorizing establishment of house for temporary detention of juvenile offenders in Philadelphia. Pa. 52, 12 My
- 2756 Open police patrol wagons forbidden. Tenn. 53, 15 Mr
- 2757 Police matron. Cities over 10,000 must have separate jail or department for women, under care of police matron.

Mich. 109, 7 My

2758 Same for cities over 16,000.

Ill. p. 99, 25 My

#### Reformatories

- 2759 State reformatory. Reports made biennially [formerly annually].

  Minn. 310, 23 Ap
- 2760 Salary for each of five managers \$1200 [formerly no compensation]; superintendent may pay discharged prisoners in such instalments as he thinks best.
  III. p. 286, 9 Je
- 2761 Amending term of office of board of directors of state reform school. W. Va. 26, 19 F
- 2762 Industrial schools. Sheriff's fees for executing commitment to state industrial schools, etc. \$5 per day and expenses.

Wis. 328, 23 Ap

- 2763 To admit criminals under 18 [formerly 16]. Neb. 59, 12 Ap
- 2764 Trustees to appoint as treasurer of reform school for boys a member of their board; other officers. Ct. 193, 26 My
- 2765 Establishing reformatory for offenders from 16 to 25. Paroles, grading and government of inmates. Wis. 346, 24 Ap
- 2766 Juvenile offenders. Providing for punishment, care and education by contracting with responsible persons or corporations in or outside territory; persons committed may be apprenticed.

Okl. 13, art. 3, 12 Mr 2767 Boys under 18 convicted of crimes punishable, if over 18, by death or 10 years' imprisonment, may be punished same as if

- over 18, or committed to penitentiary, or to reform school five years or over.

  Mo. p. 123, 16 Mr
- 2768 Boys or girls frequenting saloons, houses of ill-fame and other disreputable places may be committed to reform schools. Any person acquainted with facts may bring complaint.

Mich. 265, 2 Je

- 2769 Industrial school for girls. Establishing; commitment, discipline, binding out of inmates, etc. W. Va. 8, 19 F
- 2770 Revising. Reorganizing board, government and discipline. Provision for buildings. Classification, indenture and labor of inmates, etc.
   Col. 16, 28 Ap
- 2771 Superintendent and matron appointed by governor.

Neb. 60, 12 Ap

- 2772 Resident member of board shall be treasurer and receive \$300 salary.

  Mich. 117, 7 My
- 2773 Commitment of insane inmates to asylum. Mich. 146, 19 My
- 2774 Girls may be sent to, between six [formerly seven] and 16 [formerly 15].

  Me. 231, 17 Mr

2775 Woman's industrial home. Governed by state ex officio board. Five women as advisory visitors. Officers, etc.

Neb. 38, 12 Ap

2776 Municipal reformatories. Municipalities may establish houses of correction. Ill. p. 97, 11 Je

## Insurance

#### General—all classes

(See also Taxation-Insurance companies, 1113; Service of process, 1635)

2777 Incorporation. No corporation shall be formed under general corporation law with 'insurance' as part of name.

N. J. 155, 23 Ap

- 2778 State supervision. Security. General law for regulation. Commissioner established. Reports, examinations, security deposits, tax. Policies and regulations.
  Ala. 614, 18 F
- 2779 Office of commissioner of insurance established; powers and duties of state auditor as to insurance given him. Reports, etc.
   S. D. 69, 5 Mr
- 2780 Foreign and domestic companies must secure license from state auditor; fee one-fifth per cent premiums. Mont. p. 76, 4 Mr
- 2781 Companies having paid up capital of \$500,000 and depositing \$200,000 with insurance commissioner may reinsure risks of all kinds of other companies and write any one of the four classes of risks.

  Pa. 193, 9 Ji
- 2782 Requiring companies to have \$100,000 surplus, or \$100,000 on deposit in some state or \$10,000 with treasurer of South Carolina.

  8. C. 290, 2 Mr
- 2783 Receivers of companies to report to insurance commissioner.

  Ct. 62, 31 Mr
- 2784 Condensed reports to be published in daily or weekly newspapers.

  Wis. 11, 26 F
- 2785 Miscellaneous regulations on business. Limit of real estate necessary for carrying on business removed; other real estate must be sold within five years; investments may insure against loss by lightning, explosion or tornado.

  Ind. 180, 8 Mr
- 2786 Unlawful to associate for fixing rates of insurance.

Ala. 684, 18 F

- Actions against life or fire insurance companies may be held in county where death or loss occurred. Ida. p. 9, 2 Mr
- 2788 Policy holders may bring suits against state treasurer for distribution of funds of insolvent insurance companies.

Wash. 40, 6 Mr

2789 Investments. May include interest bearing bonds of any counties, cities or towns of state not in default of interest.

Cal. 179, 31 Mr

- 2790 Domestic corporations may not own stock in other corporations carrying on same kind of business; if doing business outside of state may invest there.

  N. Y. 218, 8 Ap
- 2791 Capital and assets of stock companies shall be invested in same kind of securities as funds of savings banks. Me. 187, 16 F
- 2792 Insurance agents. Penalty for advertising as agent of unauthorized or fictitious company. Ind. 174, 8 Mr
- 2793 Insurance brokers. Regulations and license. Mo. p. 126, 11 Mr
- 2794 License shall be \$10 [formerly \$5] annually; may be revoked after reasonable notice; no appeal.

  Me. 256, 23 Mr
- 2795 Licensed broker not required to register as agent.

Mass. 64, 12 F

- 2796 Definition; license \$10 annually; regulations. R. I. 416, 20'96
- 2797 Foreign companies. May file charters and incorporate in state.

  Minn. 95, 3 Ap
- 2798 Insurance companies to pay annual license fee of \$25; their agents to pay \$5 [formerly \$25] license.

  Del. 379, 28 My
- 2799 Commissioner may examine principal office and revoke certificate of any company doing business in state refusing to allow examination [formerly applied only to companies of state not having substantially same laws as Texas].

  Tex. sp. sess. 8, 18 Je
- 2800 Agents of foreign insurance companies not required to give bond.

  Mass. 63, 12 F

## Life and accident

(See also Exemptions, 1252)

#### General

- 2801 Life insurance companies. May renew corporate existence 30 years. Procedure. Mich. 87, 22 Ap
- 2802 Companies may invest funds by loans to policy holders, to amounts not exceeding reserve held by company on policy by note and assignment of policy.

  Kan. 140, 10 Mr
- 2803 Policies. Agents granting illegal rebates prohibited from doing business one year. Wyo. 33, 24 F
- 2804 Penalties for discrimination, fine or imprisonment.

**Del.** 595, 16 My

2805 In default of premium, policy not to lapse within one year.

Action to recover under lapsed policy must be instituted within one year of lapse.

N. Y. 218, 8 Ap

2806 Beneficiaries may maintain actions against companies either in county where insured resided or where death or accident occurred.

Ark. 24, 22 F

#### Mutual and fraternal insurance

- 2807 Assessment insurance. Incorporation law. Required amount of risks. Reserve. Reports to and examinations by state insurance officer; regulation of policies, etc. N. J. 147, 22 Ap
- 2808 Same, with added regulations. Special provision as to foreign companies and accident insurance.

Ind. 195, 9 Mr; Tenn. 127, 10 Ap

- 2809 Reducing requirements in case of accident associations. Any existing association may reincorporate under general law; procedure.

  Mich. 28, 10 Mr
- 2810 Companies may write both life and accident insurance and both in same policy.

  Mo. p. 127, 23 Mr
- 2811 Increasing fees in foreign life and accident insurance; words 'assessment insurance' shall be stamped on applications and policies.

  Wvo. 35, 24 F
- 2812 Foreign: effect of misrepresentations by insured.

Mo. p. 130, 15 Mr

- 2813 Industrial insurance companies. General law regulating. Capital \$100,000; deposit \$10,000. License fees as other life companies. Foreign companies. **Mo.** p. 138, 31 Mr
- 2814 Industrial life or endowment policies non-forfeitable after two consecutive years; surrender values. N. H. 42, 4 Mr
- 2815 General law defining, regulating and exempting from insurance laws. Incorporations; reports; policies; penalties. Not applicable to Masons, etc. paying only sick disability or funeral expenses or associations not having lodge system, etc. Foreign societies must be licensed and appoint insurance commissioner agent.

  Me. 320, 27 Mr; Mo. p. 132, 16 Mr; Neb. 47, 8 Ap
- 2816 Fraternal beneficiary societies. Funds from assessments; place of meeting of supreme body; annual reports; reciprocity.

Tenn. 19, 30 Ap

2817 Those which pay death benefits of \$100 or less and a weekly sick benefit of \$8 or less, exempt from general law.

Ct. 107, 22 Ap

2818 Changes in articles of association must be approved by insurance superintendent and recorded with county recorder; proxy voting limited to 15 by one person; injunctions from illegal action, etc.

III. p. 237, 27 My

- 2819 Foreign societies required to file articles of association and constitution; reports; insurance commissioner may [formerly shall] issue permits; appeal.

  Ct. 112, 22 Ap
- 2820 Amending scale of fees of insurance commissioner.

Ct. 113, 22 Ap

- 2821 Affidavit by officer that assessment notice was mailed shall be presumptive evidence.

  N. Y. 503, 18 My
- 2822 May issue bonds to buy or improve real estate. N. Y. 141, 30 Mr
- 2823 Minors above 18 may contract to become members.

Pa. 166, 24 Je

2824 Child or parent by adoption may become beneficiary.

Mass. 228, 2 Ap

2825 Mutual benefit associations may maintain rooms for social purposes but insurance funds not to be used therefor.

Mich. 202, 29 My

- ≥826 Accident insurance. Companies may incorporate under general life insurance law to insure against accidents or insure employers.

  Mich. 51, 26 Mr
- Requisite reserve fund of foreign accident companies on assessment plan \$10,000 [formerly \$50,000].

  N. H. 38, 25 F

## Fire insurance. Other casualties

- \$288 State supervision. Security. Insurance superintendent substituted for auditor of public accounts in provisions for inspection of accounts.

  Ill. p. 240, 10 Je
- Shall deposit \$10,000 with treasurer for security of policy holders in territory.

  N. M. 49, 17 Mr
- ≥830 Policies. Rates. Combinations for fixing rates prohibited.

  Neb. 81, 15 Ap; Wis. 356, 27 Ap
- ■881 Penalty for charging a higher rate on farm property than is charged in Virginia.

  N. C. 163, 29 Mr
- \*\*Overhead writing and combinations prohibited; foreign companies pay tax of three [formerly two] per cent on premiums; publication of statements, etc. \*\*Wash. 65, 13 Mr\*
- Prohibiting coinsurance clauses and provisions limiting amount to be paid in case of loss below actual cash value of property if within amount of insurance.

  Wis. 343, 24 Ap
- 2834 Amending standard form; restricting use of riders and provisions.

  Minn. 254, 23 Ap
- 2835 Policies shall not be forfeited by violation of any condition which works no prejudice to insurer.

  Mich. 167, 29 My

- 2836 In case of total loss amount written in policy deemed true value.

  Partial loss in proportion.

  Wash. 65, 13 Mr

  2837 Companies must examine premises and accurately describe; erroneous description no defense in action to collect loss.

  Kan. 142, 13 Mr
- 2838 Construing warranties in fire and tornado policies as representations only, unless materially affecting risk; adjustment, etc. to be made where fire occurs.

  Mo. p. 130, 26 Mr
- 2839 Losses. Amending as to arbitrating loss in case of disagreement.

  Mass. 357, 6 My

2840 Repealing law requiring payment of losses within 30 days.

- 2841 Foreign companies. Insurance commissioners shall not approve any company not duly admitted to state unless it has a paid-up
- capital of \$100,000. Ct. 142, 6 My

  2842 Companies chartered in state shall not do business in other states till authorized therein. Mass. 357, 6 My
- 2843 Fire companies or their agents placing insurance in unauthorized companies are liable for violation of law and forfeit license; agents personally liable for amount of claim. Wis. 311, 23 Ap
- 2844 Foreign fire and marine insurance companies can insure only by resident commissioned agents.

  Ala. 665, 18 F

  Ga. p. 61, 24 D '96
- 2845 Must transact business through resident agents; specially licensed agents may insure in unadmitted companies; procedure and reports.

  Mo. p. 125, 11 Mr

## Mutual companies

- 2846 Incorporation. General regulation. Incorporation and regution of companies to insure city and village property from fire or storm; policies; reports; examinations.

  Neb. 45, 6 Ap
- 2847 General law; 10 or more persons may incorporate. Annual report filed and published. Comptroller may examine and wind up if unsafe.

  New, 37, 6 Mr.
- 2848 25 or more may incorporate to insure against losses from fire. lightning, hail, or tornadoes; regulations. 8. D. 71, 9 Mr
- 2849 Nine or more engaged in same kind of business may organize to insure against fire, lightning, tornado or explosion; conditions as to amount subscribed.

  Ind. 172, 8 Mr
- 2850 Organization and management of county companies. Reports.

  Cal. 271, 1 Ap

- 2851 Regulating formation by farmers; exempt from insurance laws; reports.

  Ark. 14, 11 F
- 2852 Allowing public, quasi-public and private corporations to become members of mutual fire companies. Kan. 121, 12 Mr
- 2853 Mutual fire and storm protective associations may after organization increase membership.

  8. C. 300, 2 Mr
- 2854 No policy shall be issued till new company shall certify that all subscriptions are genuine and will be taken within 30 days of granting of license.

  Mass. 62, 12 F
- 2855 Directors personally liable for premiums on policies in states to which not admitted; notices of assessments and reasons therefor to be reported to commissioner of insurance.

**Wis.** 314, 23 Ap

N. J. 76, 3 Ap

- 2856 May make not more than four [formerly one] general assessments in a year.

  N. Y. 29, 25 F
- 2857 Members shall not be liable for assessments for losses incurred while members if notified within one [formerly two] year from expiration of policy.

  Mass. 197, 24 Mr
- 2858 Policies. May insure as first class risks school houses and churches and their furniture. Kan. 141, 13 Mr
- 2859 May insure only against loss or damage by fire, lightning or tornado to mercantile stock and buildings and city residences; may insure outside of state.

  S. D. 70, 5 Mr
- 2860 Local companies. County companies may extend business to contiguous counties. Tenn. 130, 29 Ap
- 2861 May by majority vote insure in other towns, villages and cities.

  Wis. 336. 24 Ap
- 2862 Amending method of determining liability for reinsurance.

  Tenn. 37, 17 Mr
- 2863 Township companies may also insure against lightning; policies not exceeding \$7000 [formerly \$2000]. N. Y. 448, 17 My
- 2864 Losses. In county companies president and secretary may adjust losses under \$500 [formerly \$200]. Ill. p. 239, 9 Je
- 2865 Lloyds fire associations. May change name; procedure.

## Miscellaneous casualties

- 2866 Incorporation and regulation of casualty, burglary, machinery, domestic animal and bicycle insurance companies and surety companies.
  Wis. 277, 28 Ap
- 2867 Burglary insurance. Authorizing and licensing mutual domestic or foreign companies to insure against burglary, robbery and loss in transit by registered mail.

Mich. 174, 29 My; Minn. 207, 21 Ap

- 2868 Authorizing formation of companies to insure against burglary or theft and against damage to property caused by breakage of automatic sprinkler heads.

  Minn. 63, 27 Mr
- 2869 Bicycle insurance. Incorporation law for companies to insure bicycles from theft or injury.

  Mich. 157, 26 My
- 2870 Plate glass insurance. Incorporation and regulation of mutual companies.
  Neb. 44, 10 Ap
- 2871 Casualty insurance. Companies may incorporate under general law to insure plate glass and to insure against boiler explosions.

  Mich. 51, 26 Mr
- 2872 Town mutual companies exempted from provisions of insurance law; may incorporate by filing charter.

  Mo. p. 137, 20 Mr
- 2873 Hail insurance. Farmers' mutual companies exempt from provisions of insurance law; may incorporate. Mo. p. 131, 15 Mr
- 2874 Incorporation law for mutual companies. Regulations; reports.

  Nob. 46, 3 Ap
- 2875 Live stock insurance. Five or more persons may organize; bonds of officers; policies; reports.

Ind. 83, 4 Mr; Wis. 316, 23 Ap

2876 Creamery insurance. When organized exclusively for insuring creamery buildings may incorporate when \$100,000 in 50 risks has been subscribed.

Minn. 58, 20 Mr; 258, 23 Ap

### Surety and guaranty companies

(See also for acceptance, etc. on special classes of bonds, 1351)

- 2877 Incorporation. Admission to state. 10 or more residents may incorporate to become surety on any bond required by law; organization.

  Nev. 50, 8 Mr
- 2878 Companies may incorporate under general insurance law.

  Mich. 51, 26 Mr
- 2879 Surety companies may execute bonds of all officers and fiduciaries if having \$250,000 capital and \$100,000 deposited with some state, on admission by and annual reports to state commissioner of insurance. Regulations of policies, etc.; agent in state. Any surety may be released from farther liability; procedure. Fiduciaries may charge expenses of bonds as part of cost of trust.

  Col. 74, 31 Mr; Ind. 128, 6 Mr
  N. D. 135, 9 Mr; Wis. 335, 349, 24 Ap
- 2880 May give any bond if having \$250,000 capital and \$100,000 security deposited with some state. Annual reports. Expenses may be charged as part of cost of trust. III. p. 182, 8 Je

- 2881 May give all bonds. Domestic companies \$100,000 capital and \$25,000 deposit; foreign companies \$250,000 capital, \$100,000 deposit with state of domicile and \$50,000 in this state. Ala. 833, 12 F Reports; agent.
- 2882 May give all bonds, except of state and county officers, if having \$100,000 capital, \$100,000 deposit in state of domicile and \$50,000 in this state. Regulations. Tex. 165, 10 Je
- 2883 May give any bond if having \$100,000 capital. Release of sureties; expense part of cost of trust; agent in state, etc.
- Ari. 21, 16 Mr 2884 May give bonds for all city, county and state officers if having \$250,000 capital and depositing \$50,000 with this state. Ga. 58, 24 D '96
- 2885 May give any bond if having \$350,000 capital and agent in state, on license by state auditor. Expense may be paid from trust funds. Wash. 114, 17 Mr
- 2886 May be accepted on all bonds, etc. if approved by attorney-general. Must have agent in territory and have \$500,000 capital. Okl. 9, art. 2, 12 Mr
- 2887 Bonds of bank examiners, receivers, township, city or village treasurers and notaries public may be given by surety companies; also bonds for costs and undertakings.
- Neb. 9, 52, 13 Ap; 61, 89, 92, 96, 12 Ap 2888 Guardians and administrators' bonds may be given by surety Tex. 54, 58, 5 Ap
- 2889 May execute bonds of bank officers. Ct. 86, 8 Ap Not to be accepted on bonds of persons charged with crime or of

companies.

- Mich. 106, 29 Ap 2891 Licenses expire April 1, yearly [formerly one year from April 1
- following issue]. Ct. 94, 14 Ap 2892 Fiduciaries may include as part of expense cost of required bond to one per cent annually of bond; may recover by action such N. D. 36, 12 Mr expense.
- 2893 Charge for corporate suretyship on fiduciary bonds may be by court ordered paid out of trust funds; maximum charge onehalf per cent of bond. Del. 514, 29 My
- 2894 Companies having paid-up capital of \$500,000 and depositing \$200,000 with insurance commissioner may reinsure insurance risks of all kinds of other companies and write any one of the four classes of risks. Pa. 193, 9 Jl
- 2895 Fidelity insurance. Mutual companies may be formed to insure to employers integrity of employees and agents. Regulations. Mich. 156, 26 My

2896 Credit insurance. Regulating reckoning of assets and liabilities of corporations in making reports to superintendent of insurance.

N. Y. 387, 7 My

# Transportation. Communication

(See also Taxation—Transportation companies, 1088)

## Railways. Common carriers

(Regulations of traffic often apply to other classes of carriers besides railways)

#### General. Railroad commission

2897 State railways. Establishing ex officio board to build and operate state railways and telegraphs; may employ convicts in building road; issue of bonds secured by road only; donations of land and money solicited.

Ark. sp sess. 38, 24 Je

## Property. Organization. Powers

2898 Railway corporations not to be chartered under general law; corporations chartered under general law not to control railways.

N. C. 204, 2 Mr

- 2899 State reserves all right against railroads organized under special charter but accepting provisions of general law. Ind. 37, 18 F
- 2900 Meetings. Annual meetings may be held in any county. One fourth [formerly majority] of directors may call on failure of directors.

  Mich. 255, 31 My
- 2901 Exemption from taxation. Railroads hereafter constructed shall be exempt from taxes six years after completion.

N. M. 4, 4 F

- 2902 Capital stock. Minimum capital \$5000 [formerly \$6000] per mile for three feet or less gage; \$10,000 [formerly \$15,000] for over three feet gage.

  N. H. 68, 18 Mr
- 2903 Railways may increase stock or issue bonds, for purpose of building branches, depots or other permanent improvements.

N. H. 19, 17 F

2904 Expenses of notice for subscription to railroad stock and issue of bonds by municipalities to be paid by the railroad companies.

Wis. 256, 17 Ap

- 2905 Consolidation. Lease. Sale. Railroads may buy, lease or build connecting roads or buy their securities; by two-thirds vote of stockholders may sell or lease to other roads. N. M. 18, 20 F
- 2906 Provisions for purchasing new lines of road outside state.

Mo. p. 94, 5 Mr

2907 Companies may extend line through other states and territories, buy or lease or sell or lease to other roads.

Ari. 2, 8 F; 28, 16 Mr

- 2908 Consolidation by judicial sale. Railways may give or take lease, sell or purchase other lines. Wis. 294, 22 Ap
- 2909 Railroads may operate and own stock of other roads; take land for alignment or double tracks; new stock may be issued therefor.
  Me. 186, 16 F
- 2910 Penalty for companies owning, leasing or operating competing lines.
   8. C. 307, 2 Mr
- 2911 Mining and manufacturing corporations may hold stock in any railway company connecting with plant [formerly if organized by state law].

  Ill. p. 285, 11 Je
- 2912 Conditional sale or lease of equipment to be filed with secretary of state. Tex. 144, 22 My
- 2913 Bonds. Mortgages. Restriction on issue of bonds by railways and street railways applies to coupon running more than 12 months.

  Mass. 337, 3 My
- 2914 None except purchase money mortgages to be made without consent of two thirds of stockholders.

  N. Y. 377, 3 My
- 2915 May borrow for purchase of equipments and rolling stock [formerly for construction only]. Cal. 79, 9 Mr
- 2916 Railroad corporations may mortgage property and franchises to secure bonds.

  N. H. 71, 23 Mr
- 2917 Purchasers of railroad property by forced sale may organize as corporation and enjoy acquired rights and those granted by general railroad law. Procedure. Ari. 3, 8 F; Ct. 88, 8 Ap

  N. M. 19, 24 F
- 2918 Purchasers under foreclosure to succeed to corporate rights and privileges may issue bonds and preferred stock.

N. C. 305, 8 Mr

- 2919 Condemnation of land. Private railways for mines and manufacturies not to have power of condemnation till declared common carriers.

  Tex. 130, 15 My
- 2920 When an estate or interest less than a fee simple is taken, the assessment shall be as if taken in fee. W. Va. 60, 20 F
- 2921 Railways liable to land owners for damage for obstruction of water courses.S. C. 303, 2 Mr
- 2922 Operation. Owners of abandoned railroads must commence within 60 days. Penalty for failure.8. C. 338, 5 Mr
- 2923 Lines wholly 5000 feet above sea level, only required to run cars from May 15 to Oct. 15. Cal. 5, 9 F
- 2924 Powers. May issue capital stock, upon mortgage, sell, etc. roads, or telegraphs built in foreign countries.

  N. Y. 504, 18 My

- 2925 Railroads and street railways may hold lands for parks or pleasure grounds, charge admission fees, etc.; penalties for violations of regulations established.

  N. H. 51, 10 Mr
- 2926 Reports. To cover year ending June 30; to be sworn. Penalties for failure to report. Minn. 284, 23 Ap
- 2927 Railroad, navigation, canal, telegraph and telephone companies whose lines are located in whole or in part in state must report annually; date of filing.

  Pa. 21, 19 Ap
- 2928 Foreign railway companies may hold or convey land or buildings used for terminal purposes.

  Mich. 184, 29 My

## Regulation of traffic

- 2929 Railroad commissions. General control. Revising law and extending powers of commission to fix rates, prevent discrimination, etc. Procedure more fully defined. Reports and regulations.

  N. D. 115, 8 Mr; S. D. 110, 3 F; Tenn. 10, 7 Ap
- 2930 Submitting constitutional amendment permitting establishment of officers to enforce rail and transportation laws.

Ark. p. 92, 26 F

- 2931 Commissioners shall be elected for six [formerly two] years from entire state [formerly districts]; vacancies filled by governor till next general election.
   5. D. 111, 5 Mr
- 2932 Salary of commissioners \$1200 [formerly \$2000] annually each; secretary \$1000.
  N. D. 119, 15 My
- 2933 Changing method of enforcing orders against railways; burden of proof on appeal rests on company. Neb. 55, 14 Ap
- 2934 Actions to be brought in county where offense occurred; actions instituted by attorney-general or district solicitor; jurisdiction of commissioners extended to street railways (except those wholly in towns) and to express and telegraph companies, etc.

  N. C. 206, 2 Mr
- 2935 Penalty for violating U. S. interstate commerce act or orders of commission.8. C. 278, 2 Mr
- Railroad commission may compel shipper, consignee or officer of common carrier to give evidence; witness exempt from prosecution.
   Ga. p. 57, 22 D '96
- 2937 Freight traffic. Rates, etc. Establishing maximum rates on agricultural products; joint rates; prohibiting discrimination; contracts waiving penalties of act void. Procedure by company protesting against rates.

  Wash. 68, 13 Mr
- 2938 Railroad and warehouse commission may without complaint being made investigate charges or classifications.

Minn. 67, 22 Mr

S. C. 283, 2 Mr

N. C. 126, 23 F

N. H. 89, 25 Mr

Ark. 21, 19 F

Ill. p. 204, 10 Je

N. H. 2, 28 Ja

<b>29</b> 39	Railroad commission may make emergency freight rates to prevent evil effects of interstate rate wars.  Tex. 52, 5 Ap
2940	Prohibiting charges by agents of railroads, express and telegraph companies in excess of regular rates; must keep schedules in all offices.  Ark. 53, 16 Mr
2941	Freight rate shall be same to factory on all beets raised within 125 miles thereof.  Minn. 264, 23 Ap
2942	Appeals by railways from orders of district court as to rates shall not stay operation of order unless court so directs or unless bond is given by company.  Minn. 288, 23 Ap
2943	Railroad and warehouse commission may require companies whose right of way joins, to connect tracks and interchange cars.  Mo. p. 95, 15 Mr
2944	When title of property offered for transportation is disputed, common carrier shall hold five days that claimant may replevy it.  Me. 270, 25 Mr
2945	Common carriers must pay loss or damages or refuse to do so within 60 days after claim.  8. C. 273, 25 F
2946	Railways required to carry peddling cars for watermelons, can- talopes and berries grown in state; penalties. Mo. p. 97, 15 F
2947	Shipping live stock. Railways to furnish free transportation to one additional employee for every three [formerly four] carloads; penalties.  Kan. 167, 18 F
2948	Unclaimed freight and baggage. Extending provisions to common carriers generally; amending as to advertising.  Ct. 162, 25 Ap
2949	Passenger traffic. Fare limited to three cents per mile where gross receipts of road exceed \$3500 per mile.
2950	Wis. 302, 22 Ap At least one unmixed train must be run each way every day.
~000	The least one uninimed itain must be full each way every day.

2951 Baggage and express freight may be carried on Sunday trains.

2953 Penalty for reporting falsely or without cause to railway companies failure or improper collection of fares or charges.

2955 Railroad police officers to hold office till appointment is revoked

2954 Penalty for buying, selling or transferring passes.

by selectmen or mayor and aldermen.

Forfeiture for failure.

2952 Riding on passes permitted.

2956 Tickets. Sale of tickets except by authorized agents forbidden.

- N. Y. 506, 18 My Redemption of unused tickets; penalty. 2957 Tickets need not bear notice of penalties for unlawful sale. Redeemable only at chief office. N. J. 150, 23 Ap 2958 Commutation tickets on new systems may be issued to persons willing to accept them. Ct. 160, 25 My 2959 Railways to redeem mileage books one year from date of sale or to extend. N. C. 418, 9 Mr 2960 Any member or firm or salesman may exchange coupons for mileage exchange ticket. N. Y. 484, 17 My 2961 Stations. Requiring railways to increase freight warehouse and passenger station facilities; agents. Minn. 94, 3 Ap 2962 All passenger trains shall stop at stations nearest each county 2963 Railroads required to establish depots in towns and cities over 1000 population. Ala. 417, 15 F 2964 Exceptions to requirement to maintain bulletin boards at sta-Ind. 117, 6 Mr tions; other devices. 2965 Union stations. Railway commissioners may require railways at junction points to erect stations. S. C. 245, 17 F 2966 Extending powers of union depot companies, as to buildings, offices, etc. Tex. 42, 26 Mr 2967 Directors of union depot companies, not to exceed 13 [formerly Mo. p. 95, 11 Mr 2968 Baggage. Railway and steamboat companies must handle carefully: liable for damages. N. C. 46, 10 F 2969 Street and steam railways may regulate packages and hand bag-Ct. 37, 17 Mr gage brought into passenger cars. 2970 Repealing law requiring advertising unclaimed baggage; sale in same manner as freight. Me. 217, 10 Mr 2971 Amending definition of luggage to include articles needed at end of journey, also one bicycle uncrated. 2972 Bicycles. Railways must carry as baggage uncrated in lieu of
- S. D. 256, 17 F 2974 Shall be carried as other baggage. Railways must provide hooks Mich. 114, 28 Ap

Ari. 66, 18 Mr; Ark. 23, 19 F; Col. 68, 17 Ap; N. D. 117, 10 Mr

2973 Must be checked and carried as other baggage, uncrated.

other baggage.

or racks in cars.

N. J. 162, 26 Ap

#### Regulations for safety

2975 Railroad crossings. When roads will not agree on manner of crossing, circuit court shall order manner; either road may petition state auditor to compel use of interlocking switch; new grade crossings must use interlocking switch.

Ind. 157, 8 Mr

- 2976 Road and street crossings. Prohibiting grade crossings in case of new railways or new streets; change in case of existing railroads and streets may be required by railway commission on petition of municipality, cost of new lands being borne by municipality.

  N. Y. 754, 22 My
- 2977 Law of grade crossings shall apply to private ways; entire cost shall be paid by railroads.

  Mass. 264, 10 Ap
- 2978 Prohibiting railways from allowing trains, etc. to stand upon crossings or streets in incorporated towns exceeding 10 minutes.
  Kan. 169, 4 Mr

2979 Requiring automatic bell signals at all road crossings.

Mich. 136, 13 My

- 2980 Railway road crossings deemed discontinued when use has been abandoned 15 years; private crossings removed by railway companies must be restored on written request. Ct. 207, 2 Je
- 2981 Fencing. Injury to stock. Abutting owner may, in default of railway to build fence after notice, construct fence and collect double its cost.

  Minn. 346, 23 Ap
- 2982 Compelling railway companies to fence roads with 'lawful fences' or 'hog-tight fences.' Kan. 168, 18 F
- 2983 Damage by railroad. Owner of stock may recover damage or losses to stock caused by railroads.

  N. M. 34, 10 Mr
- 2984 Fire prevention. Right of way required to be mowed each year between July 15 and Aug. 15.

  Neb. 17, 6 Ap
- 2985 Bridges. Railroad commissioners to direct as to structure of bridges over railways. Ct. 70, 5 Ap
- 2986 Switches. Requiring blocking between rails at switches to prevent accidents; failure to block is negligence. Col. 69, 1 Ap
- 2987 Trains. Only employees may uncouple or brake trains while at depot or crossing.

  Ala. 612, 18 F
- 2988 Jumping on and off prohibited except for passengers, employees, officers and escorts.

  Ala. 564, 18 F
- 2989 Prohibiting trespass by jumping on or off railway trains at stations. W. Va. 10, 20 F

- 2990 Injury to cars. Penalties for interfering with or removing parts of engine, tender or car, switch or signal lamps.
  - N. M. 16, 17 F
- 2991 Misdemeanor to remove waste, lubricated packing, etc. from journal boxes of cars. Ill. p. 203, 11 Je
- 2992 Inspection of railways. Duties of railway inspectors extended; investigation of accidents on railroads and street railways, etc.
  Mass. 376, 10 My
- 2993 Employers' liability. In case of employees of railways and street railways; defining fellow-servants and prohibiting contracts against liability.

  Tex. sp. sess. 6, 18 Je
- 2994 Railway's liability for injury through negligence of any other agent or servant unless contributory negligence. Vice-principals and fellow-servants defined. No contract to avoid.
  - Mo. p. 96, 9 F
- 2995 Defining 'train' and 'persons in charge of a signal, switch or train.'

  Mass. 491, 10 Je
- 2996 Railway police. Extending act granting police powers to employees to cover in stations or other property of companies.

  Penalties for fraud or annoyance to passengers. Ark. 34, 3 Mr
- 2997 Damages by railroads. Receivers, etc. shall be liable for injuries or damages to personal property through negligence of employees.

  Ga. p. 63, 24 D '96

## Street railways. Rapid transit

- 2998 Cities may issue bonds to acquire or improve street railway, telegraph or other communication lines.

  Minn. 270, 23 Ap
- Incorporation. Franchises. Construction (See also Municipalities, 2152)
  - 2999 Committee to investigate relations between street railways and municipal corporations.

    Mass. 509, 11 Je
  - 3000 General law: tracks; consolidation permitted except competing lines; change of power. Five cent fares now fixed not to be reduced during term of grant; hereafter fares once fixed not to be changed for 20 years.

    Ill. p. 282, 9 Je
  - 3001 Amending general laws. Compressed air for motive power; procedure on appeal to railroad commissioners; public bridges; towns may assist; though having special charter may construct extension under general law; may issue bonds; build hotels and grounds.

    Me. 249, 22 Mr
  - 3002 Cities and towns may grant franchises for railways beyond limits to their parks; fares never to exceed five cents.

Cal. 50, 1 Mr

- 3003 Company owning bridge connecting municipality in state with one in adjoining state may construct street railway over bridge and in state.

  Ill. p. 136, 4 Je; Mo. p. 98, 20 Mr
- 3004 No charter shall be granted hereafter permitting street railways parallel to other railways without permission of superior court.

  Ot. 248, 11 Je
- 3005 Powers. Property. Stock. Law governing railroads in calling special meetings shall apply to street railroad.

Mass. 99, 26 F

- 3006 Reduction required in amount of capital stock to \$3000 [formerly \$6000] per mile of three feet gage and to \$5000 [formerly \$10,000] per mile of wider gage.

  N. H. 57, 16 Mr
- 3007 Mortgages. Street railway companies may mortgage property and franchises to secure bonds. N. H. 74, 23 Mr
- 3008 In condemnation of property street railways and tramways shall not be delayed by appeal. Wash. 46, 9 Mr
- 3009 May acquire land by eminent domain. Wis. 175, 2 Ap
- 3010 Street railroads on approval of railroad commissioners may purchase other roads or consolidate; issue of new stock or bonds . therefor.

  Mass. 269, 10 Ap
- 3011 Connecting or intersecting street railroads may contract one with the other or lease franchises and property. Mass. 213, 29 Mr
- 3012 May buy, control or sell any necessary property for power stations, depot grounds, yards and parks. Ind. 109, 6 Mr
- 3013 May purchase lands and lay tracks to avoid heavy grades, provided course not substantially changed. Ct. 105, 29 Ap
- 3014 May do suburban express and light freight business subject to city authorities and railroad commissioners. Mich. 102, 28 Ap
- 3015 Employees. Reports. Penalty for failure to make returns to railway commissioner in conformity with prescribed forms.
  Ct. 209, 2 Je
- 3016 Platforms of electric street railways to be inclosed for protection in winter. Kan. 172, 6 Mr; Mo. p. 102, 5 My; N. J. 190, 11 My
- 3017 Railway commissioners may direct that platforms of cars be inclosed by gates or vestibules. Ct. 241, 11 Je
- 3018 Platforms of electric, steam and cable cars to be inclosed for protection in winter. Penalties. Neb. 54, 31 Mr
- 3019 Cars procured after Jan. 1, 1898, in cities under 50,000 must have platforms inclosed for protection in winter; larger cities also on decision by railroad commission as to safety of operating with inclosed platforms.

  Mass. 452, 3 Je

- 3020 Must employ none but experienced and competent men. Penalties. Wash. 17, 18 F
- 3021 Hours of labor, not more than 12.

S. C. 294, 2 Mr

3022 Safety. Cars must have fenders. Wash. 94, 16 Mr

3023 Law relating to railroad accidents extended to electric roads.

Me. 263, 23 Mr

3024 Penalty for interfering with tracks, derailing cars, etc.

Mich. 102, 28 Ap

3025 Lien of judgment for personal injury or to property has priority over mortgages.

S. C. 242, 12 F

#### Other forms of transportation

#### Express companies

- 3026 Must keep general office in state and furnish such information in regard to business as may be required by railroad commission.

  Penalty for violation.

  Tex. 18, 11 Mr
- 3027 Board of transportation to control, regulating charges, etc.

Neb. 56, 15 Ap

#### Telegraph and telephone companies

3028 Board of transportation to control, regulate charges, etc.

Neb. 56, 15 Ap

- 3029 Damages by wires and poles to be assessed like highway damages.

  N. H. 81, 24 Mr
- 3030 Provision for appeal from decisions of selectmen on petitions granting, amcading or revoking licenses of telegraph, telephone and electric companies.

  N. H. 16, 17 F
- 3031 Confirmation of location of lines to be obtained from selectmen, proceedings and assessments of damages same as with highways.

  N. H. 92, 26 Mr
- 3032 Telegraph companies may acquire right to erect lines upon right-of-way by condemnation.

  Miss. 13, 19 My
- 3033 Telephone companies. Laws relating to telegraph lines apply to telephone lines; penalty for damage of telephone property.

Nev. 28, 1 Mr

3034 Shares of telephone companies may be not less than \$10 [formerly \$100]. Mich. 135, 13 My

## Navigation

- 3035 General law, consolidation of all laws; construction of vessels, obstruction of streams and harbors, etc. N. Y. 592, 19 My
- 3036 Penalties for offenses against navigation law. N. Y. 584, 19 My

- 3037 Unlawful to put logs, brush or sawdust in rivers, etc. except for bridging, damming or rafting.

  Ala. 230, 8 F
- 3038 Trees, logs, rafts, etc. dangerous to navigation may be sold; proceeds go one half to capturers and one half to county.

S. C. 253, 17 F

- 3039 Counties may by permission of owner enter lands to change channel or remove obstructions from stream.

  N. J. 10, 23 F
- 3040 Navigable lakes. Cities may condemn land, build dams, etc. to maintain lakes at fixed hight. Minn. 275, 23 Ap
- 3041 Counties, cities and villages may establish uniform hights of water in navigable lakes and by construction of dams, etc. maintain water at that hight; right of condemnation; assessment of benefits. Dams for aiding log-driving exempt.

Minn. 88, 2 Ap; 161, 20 Ap; 187, 21 Ap

3042 Authorizing cities to acquire lands by purchase or condemnation and erect public docks for passenger purposes.

Minn. 181, 21 Ap

- 3043 Harbors. Cities may set aside portion of harbor for dumping ballast. Wash. 18, 23 F
- 3044 Lighters. Marking of capacity of lighters and other vessels used in transporting stone, sand and gravel.

  Mass. 273, 10 Ap
- 3045 House-boats. Requiring license and registry of shanty-boats used as residence or place of business. Ill. p. 248, 10 Je
- 3046 Ferries. Any one may appeal from county commissioners to circuit court as to rate of ferriage; procedure. Ind. 73, 2 Mr
- 3047 Canals. Superintendent of public works may lease surplus waters of canals.

  N. Y. 595, 19 My

# Public health and safety

## General supervision

(See also Factory inspection, 652-669; Poliution of water, 2305; Sewers, 2353; Cemeteries, 2383; Domestic animals, 3422)

## Health boards

3048 State board of health. Creating a 'department of health' from present state medical association; Hospital medical college to act as bureau of vital statistics; other regulations.

Miss. 15, 28 Ap

- 3049 Members must be practitioners of six [formerly 12] years standing. Amending term of office, etc. W. Va. 51, 19 F
- 3050 Composition changed to three physicians, one live stock breeder and commissioner of agriculture [formerly five physicians].

Tenn. 46, 26 Mr

- 3051 Secretary's salary \$100 [formerly \$1200] yearly. Wash. 96, 16 M:
- 3052 Superintendent's salary \$900, mileage and expenses.

N. D. 35, 9 Mr

- 3053 Reports may consist of semi-annual parts. Wis. 195, 9 Ap
- 3054 Local boards and officers. County health officers have powers of prosecuting officers as to laws concerning contagious diseases, etc.

  Ct. 175, 25 My
- 3055 Prescribing official term (four years) and reports of city and borough health officers.

  Ct. 242, 11 Je
- 3056 County commissioners to elect annually county superintendent of health and fix his compensation.

  N. C. 201, 2 Mr
- 3057 Regulations need be posted on sign posts only if no newspaper is published in the town; must be recorded in town records.

Ct. 71, 22 Ap

- 3058 Selectmen to appoint boards of health in towns; town no longer to elect or selectmen to serve as health officers. N. H. 45, 4 Mr
- 3059 Appointed by mayor or intendant [formerly elected]; other minor amendments.

  8. C. 285, 2 Mr
- 3060 In towns of more than 5000 board of health to have charge of licensing slaughter-houses and stables and make annual reports of deaths to state board.

  Mass. 428, 25 My

#### Vital statistics

- 3061 General law consolidating all law. Mass. 444, 2 Je
- 3062 Providing for more correct records of births and deaths. Parents or householders to make returns through local health officers to secretary of state. Burial permits. Fees paid by county.

Wis. 202, 10 Ap

- 3063 Physicians and midwives to return births. Fee of persons returning births or marriages 25 cents, paid by municipality.
  - N. Y. 138, 30 Mr
- 3064 More detailed requirements as to death certificates and registration.

  Mich. 217, 29 My
- 3065 Physician or medical examiner must examine and report cause and manner of death of persons dying unattended; fee.
  - R. I. 452, 14 My
- 3066 Amendments as to fees for burial permits, etc.
  - Ct. 19, 10 Mr; 289, 10 Je
- 3067 Local registrars of combined districts to make separate returns of village and of town statistics to state board of health.

N. Y. 169, 8 Ap

3068 Registrars to forward monthly [formerly yearly] to superintendent copies of certificates and of emendations. Ct. 143, 6 My

3069 Registrars of births, marriages and deaths shall complete their records since incorporation of towns [formerly since 1850].

Ct. 121, 29 Ap

### Contagious diseases

3070 Appropriation for contingent fund to state board of health to prevent cholera and other contagious diseases. Wis. 154, 1 Ap

3071 Regulating notices by health officers on houses containing persons Minn. 133, 16 Ap sick with small-pox, scarlet fever, etc.

3072 Physicians to report to health officer. Penalty. Ct. 146, 5 My

3073 Regulating transportation and burial of bodies dying of conta-Wis. 248, 16 Ap gious diseases.

3074 Vaccine, virus, toxins, etc. must have name of maker or seller.

Wis. 159, 1 Ap

3075 Quarantine. Regulating landing of persons and cargoes from ships infected with contagious diseases; powers and duties of quarantine officers. N. J. 107, 9 Ap

#### Nuisances. Sanitation. Miscellaneous

3076 Diseases of children. Children of poor parents born with deformity or malady which can be cured by surgical operation shall be treated by state university hospital at state expense.

Mich. 42, 26 Mr

3077 Midwives, nurses, etc. to report to physicians redness or inflammation of eyes occurring within two weeks of birth.

3078 Nuisances. Counties, cities and villages may establish uniform hights of water in navigable lakes and by construction of dams, etc. maintain water at that hight; right of condemnation; assessment of benefits.

Minn. 88, 2 Ap; 161, 20 Ap; 187, 21 Ap

3079 No establishment for bone boiling or depository of dead animals allowed to continue in city or borough except by consent and under regulations of board of health. Pa. 56, 19 My

3080 Plumbing. Cities having sewer systems required to provide for an examining and supervising board of plumbers.

3081 Regulating license of plumbers; in cities on examination by board of public works and board of health; inspector of plumbing; approval of plans required. Wis. 338, 24 Ap

3082 Requiring plumbers to be examined and licensed by boards of examiners in cities over 5000. Ill. p. 279, 10 Je

- In cities over 10,000 must be examined and licensed by state board. Minn. 319, 23 Ap
- 3084 Requiring plumbers to be examined and licensed; establishing boards in cities over 20,000; board of health to prescribe rules. Wash. 80, 16 Mr
- 3085 Undertaking. Burial. Cremation. Revising regulations as to burial permits, death certificates, licensing of undertakers, etc. Removal of bodies; cremation.
- 3086 One burial permit sufficient for interment even when cemetery is located within limits of two or more municipalities or counties. Pa. 175, 9 Jl
- 3087 Cremation authorized and regulated. Permits and records. Ct. 228, 9 Je

3088 Cemetery associations may erect crematories and cremate bodies on request of relatives. Minn. 132, 16 Ap

Mass. 437, 26 My

3089 Barbering. Establishing board of examiners to examine and license; regulations as to skill, character and freedom from disease. Minn. 186, 21 Ap

#### Practice of medicine, etc.

(See also Dissection, 159)

## Medicine

- 3090 Admission to practice. Establishing state board; examination of all candidates. Ari. 48, 18 Mr
- 3091 Governor to appoint three boards of examiners (allopathic, homeopathic and eclectic) with superintendent of public instruction as regent who shall examine graduates of four-year courses.
  - N. H. 63, 16 Mr
- 3092 Establishing board of medical examiners. License on examination or approval of diploma. Wis. 264, 13 Ap
- 3093 Establishing state board; license on examination or satisfactory diplomas; fees. Ind. 169, 8 Mr
- 3094 State board established; license only on approval of diploma and examinations; suspensions; records; licenses to itinerent vendors of nostrums \$50 per month fee. Ida. p. 97, 12 Mr
- 3095 Requiring examination by state boards in every case [formerly except persons having satisfactory diploma]; proprietary medi-Ct. 187, 25 My cines.
- 3096 Amending requirements as to examinations, fee, fines, etc. Examinations required; diplomas not enough. Tenn. 61, 29 Ap
- 3097 Amending. Four [formerly three] year course required; specifying entrance examination; college must also have professors of bacteriology and medical jurisprudence; registration fee \$10 [formerly \$5]. Neb. 49, 10 Ap

- 3098 State board of medical examiners elected by state medical association [formerly appointed by the governor]. S. C. 268, 25 F
- 3099 Fee for examination \$20 [formerly \$10]. Mass. 196, 24 Mr
- 3100 Osteopathy. Graduates of school at Kirksville, Mo. may practise in state; license.

Mich. 78, 21 Ap; Mo. p. 206, 4 Mr; N. D. 105, 16 F

- 3101 Miscellaneous regulations. Prohibiting dentists or physicians from administering chloroform or other anesthetics to females except in presence of a third person. W. Va. 11, 19 F
- 3102 Penalty for hawking and peddling medicines. S. C. 337, 5 Mr
- 3103 Transient advertising practitioners for pay or gratuitously must pay license fee of \$15 per day [formerly \$50 per year].

Pa. 203, 12 Ap

#### Dentistry

- 3104 Establishing board of examiners to examine and license dentists; regulating practice. W. Va. 29, 20 F
- 2105 Establishing a dental council who shall organize board of dental examiners; applicants must first be graduates in dentistry and pass examination. Regulations. Pa. 170, 9 Jl
- S106 Establishing board of dental examiners to register diplomas or examine candidates.
   Mo. p. 166, 19 Mr; Tex. 97, 22 Ap
- 3107 Fees for examination \$10 [formerly \$25]; second trial \$5; penalty for opening office without certificate; revocation of certificate on conviction of crime or immorality. B. I. 470, 21 My
- 3108 Revising. Examination and [formerly or] diploma required of all. Examining board serve free, etc. Col. 43. 17 Ap
- 3109 Applicants for examination shall be 21; manner of examination; fee \$20 [formerly \$10]; one examination free, others \$5 each.

Mass. 187, 23 Mr

## Pharmacy

- 3110 Establishing board of pharmacy; graduates in pharmacy of four years' experience licensed on payment of fee; others on examination; general law.

  Okl. 23, 12 Mr
- 3111 State board shall meet semi annually [formerly quarterly]; pharmacists may attend examinations of candidates; licensed physicians 20 miles from pharmacists may sell drugs.

N. M. 67, 18 Mr

3112 Only registered pharmacists can ply trade in village, town or city over 500 [formerly 900] population; registration and examination fees \$3 and \$5 [formerly \$2 and \$5] respectively; penalty on unlicensed itinerent vendors.

Ala. 639, 18 F

- 3113 Amending; repealing permission to physicians to sell drugs without license; license to country storekeepers for sale of household remedies.

  Me. 324, 27 Mr
- 3114 Providing for annual registration and reinstatement by state board. Kan. 164, 13 Mr
- 3115 Maximum penalty for practising pharmacy without registering \$100; for selling certain poisons without recording \$25.

S. D. 103, 9 Mr

3116 Assistant pharmacist is to have *two* [formerly three] years' experience *and* [formerly or] pass examination; all pharmacists and assistants must reregister every three years.

Del. 454, 5 Ap; 455, 7 Ap

- 3117 Pharmacists must be licensed [formerly registered]. (Change in word only)

  N. C. 182, 1 Mr
- 3118 Sale of drugs. Amending law prohibiting adulteration of drugs and regulating sale of poisons. Board of pharmacy may regulate sale in rural districts by others than pharmacists.

Tenn. 80, 24 Mr

- 3119 Extending list of common drugs and remedies that retail dealers may sell.

  N. Y. 297, 16 Ap
- 3120 Permitting country stores to sell proprietary medicine, paris green, etc. Wis. 257, 18 Ap
- 3121 Classification of poisons; pharmacists shall label and keep record of sales except prescriptions; poisons used for mining and reduction of ores excepted from law.
  N. M. 63, 18 Mr
- 3122 Paris green, rat dynamite, rough on rats, etc. included in schedule of poisons and must be so marked. Ct. 141, 5 My
- 3123 Possession (except by physicians) of stupor-producing narcotics with intent to administer to another is felony. ('Knock-out drops')

  N. Y. 42, 9 Mr

#### Foods. Adulteration

(See also Labor-Bakeries, 668; Domestic animals, 3423; Dairy products, 3499)

- 3124 General. Defining adulterated articles and prohibiting sale of adulterated or mis-branded foods. Enforcement by state board of health.

  Tenn. 45, 24 Mr
- 3125 Prohibiting adulteration and sale of adulterated foods; samples required to be furnished buyer for analysis. Penalties.

**Neb.** 99, 12 Ap

3126 Prohibition and definitions; grades and 'soaked' canned goods to be marked; penalty for false labeling.

Mass. 344, 6 My



### SUMMARY OF LEGISLATION, 1897

3127	Adulterating or	coloring,	or se	lling	adulterated	food,	drink	or
	medicine unlawful; penalties.						65, 3	Mr

- 3128 Extending law prohibiting and defining adulteration of food and drugs. Wis. 166, 2 Ap
- 3129 Compounds, etc. which are lawful must be labeled as such and bear name of manufacturer.

  Mich. 118, 7 My
- 3130 In adulteration of foods and drugs inspector shall seal up part of sample and tender it to seller with statement of cause for examination.

  N. J. 93, 8 Ap
- 3131 Dairy and food commissioner may appoint deputy; state analyst to have assistant. Salaries. Number of reports printed 10,000.

  Mich. 154, 24 My
- 3132 Candy. Manufacture or sale of candy containing terra alba, barytes, talc or other mineral substance or poisonous colors or flavors prohibited.

  Ala. 525, 16 F; Ga. p. 84, 24 D '96

  Mo. p. 99, 20 Mr; Nev. 13, 26 F

  N. D. 3, 12 Mr; Wyo. 39, 24 F
- 3133 Honey. Penalty for adulteration.

Cal. 15, 23 F

- 3134 Glucose. Molasses or syrup containing glucose must be so labeled, stating percentage.

  Mich. 118, 7 My
- 3135 Jellies. Prohibiting manufacture and sale of adulterated food jellies, unless labeled; dairy and food commission to enforce.
  Minn. 167, 21 Ap
- 3136 Bakeries. Sanitary regulations; ventilation, etc. Inspection.

  Ct. 174, 25 Mr; Wis. 375, 21 Ap
- 3137 Same, but more rigid. Unlawful to employ persons with consumption or communicable diseases.

  Pa. 95, 27 My
- 3138 Buckwheat flour. Penalty for adulteration. Compounds and substitutes to be so labeled. Mich. 84, 22 Ap
- 3139 Vinegar. Revising law. Definition and marking of fermented and distilled vinegar; required acidity; adulteration, etc. Enforcement.

  Mich. 71, 16 Ap; Pa. 140, 18 Je
- 3140 Prohibiting adulteration also with acetic acid; kind of vinegar (e. g. 'wine vinegar') must be branded on package.

Ct. 67, 31 Mr

- 3141 Penalties for adulteration of cider and vinegar; to be properly labeled.

  Neb. 3, 4, 10 Ap
- 3142 Spices and condiments. Mixtures and adulterations to be so labeled; dairy and food commission to enforce.

Minn. 176, 21 Ap

3143 Impure ice. Forbidding sale for drinking purposes; must be labeled with name of place from which ice is taken.

Wis. 278, 20 Ap

3144 Boards of health to inspect sources of domestic ice supply; penalty for cutting impure ice.

N. H. 85, 25 Mr

#### Public safety

(See also Fire department, 2257)

- 3145 Architecture. Establishing state board of examiners of architects; examinations and licenses required. Ill. p. 81, 3 Je
- 3146 Fire protection. Villages and boroughs may establish fire limits and regulate erection of wooden and other combustible buildings; penalties.

  Minn. 85, 1 Ap
- 3147 Increasing powers conferred upon corporations for support of fire insurance patrol; penalty for neglect to pay premiums.

Cal. 168, 29 Mr

- 3148 Iuspectors and municipal officers may enter all buildings and premises; appeal from orders.

  Me. 253, 23 Mr
- 3149 Repealing law requiring municipalities to report fires annually to insurance commissioner.

  Mass. 65, 12 F
- 3150 Insurance commissioner may investigate origin of fires; private examinations; records; insurance companies shall report adjustments of losses.

  Me. 267, 23 Mr
- 3151 Fire insurance company on notice of loss by fire shall notify state fire marshal; no payment for one week after notice.

Mass. 118, 5 Mr

- 3152 Fire escapes. Extending provisions for fire escapes to office buildings not fire proof, over three stories high. Pa. 204, 12 Jl
- 3153 Requiring inside automatic fire escapes besides outer escapes.

  Power of factory inspector to enforce laws.

Ill. p. 222, 27 My

- 3154 Prairie fires. Any [formerly certain] county or town may by popular vote levy fire tax; last general election basis for requisite number of petitioners.

  Kan. 241, 12 Mr
- 3155 Advertisements and bids for making fire breaks; legal width 200 [formerly 66] feet. N. D. 80, 9 Mr
- 3156 County commissioners and township supervisors may levy taxes for fire guards. Limit.

  S. D. 36, 2 Mr
- Boiler inspection. Boilers not above five horse power may be inspected only every two years, fee \$2. Ct. 214, 4 Je
- 3158 Factory inspector to inspect in factories, etc. Pa. 26, 29 Ap

3159	Stationary	engines.	Cities	over	2000	may	provide	for	exa	ımin-
	tion and l	icense of a	stationa	ry en	ginee	rs.	w.	<b>V</b> a.	89,	10 F

- 3160 Explosives. May be carried on mixed trains but not in same car with passengers. Cars must be plainly labeled.
- Mont. p. 246, 6 Mr
- Packages, cartridges, etc. must be marked with name and explosive power and name of manufacturer.

  Mich. 101, 28 Ap
- 3162 Illuminating oils. Revising general law of inspection. 105 [formerly 110] degrees test. S. D. 68, 9 Mr
- 3163 Inspectors in each congressional district; fees, etc. 110 degrees flash test.

  Ala. 501, 16 F
- 3164 Counties, cities and towns may, and on petition of five inhabitants must appoint inspectors; inspection; marking record.

Wyo. 29, 23 F

- 3165 Detailing method of 'testing' by flash. N. D. 90, 18 Mr
- 3166 Inspection law revised and extended. Tagliabue test. Salaries and fees of inspectors. Wis. 114, 26 Mr
- Removing restrictions as to use of gas derived from low test oils; gasoline may be used for lighting.

  Minn. 65, 22 Mr
- 3168 Inspection of gasoline, 68 degree gravity test. Neb. 56, 13 Ap
- 3169 Dams and reservoirs. Inspectors hold office till successors appointed; shall inspect on petition of 10 taxpayers of town or of several towns.
  Me. 277, 25 Mr
- S170 Life-saving. Comptroller to prepare and bestow life-saving medals.
  N. Y. 208, 7 Ap
- 3171 Barbed wire. Barbed wire fences not to be used around public parks or cemeteries. Ct. 52, 31 Mr

# Trade. Industries. Mining

## Domestic trade and commerce

(See also Corporations, 681; Licenses, 1131; Negotiable instruments, 1323; Partnerships, 1861)

3172 In purchases or contracts for goods for state or municipal use, preference must be given to those manufactured or produced in the state.

Cal. 149, 27 Mr

### Warehouses, stock yards, etc.

- 3173 Prohibiting combinations among grain elevator men; penalties.
  - Neb. 80, 14 Ap
- 8174 Sale after one year on demand for charges and advertisement; payment of net proceeds to owner.

  Me. 304, 26 Mr

3175	Adding chicory to warehouse articles;	fraudulent use of receipts
	a felony [formerly misdemeanor].	Neb. 82, 12 Ap

- 3176 Penalties for issuing or selling illegal or false warehouse receipts; must give definite description. Ind. 124, 6 Mr
- 3177 Grain warehouse and inspection. Inspector appointed on recommendation of railroad and warehouse commissioners on application of county commissioners [formerly on application of two or more warehousemen or board of trade]. Ill. p. 300, 7 Je
- 3178 Owners of warehouses may store or mix their own grain with grain of others; inspection. Ill. p. 302, 26 My
- 3179 Revising. Chief and assistant inspectors made strictly state officers [formerly chosen by board of trade]. Powers and regulations.

  Kan. 138, 11 Mr
- 3180 Stock yards. Declared public markets with equal privileges to all patrons; fixed charges; annual statement to secretary of state.

  Neb. 8, 20 Mr
- 3181 Defining public stock yards, regulating charges and requiring reports.

  Kan. 240, 3 Mr
- 3182 Hogs. Penalty for 'docking' weights of sows because of pregnancy or of stag hogs in markets or public stock yards.

Kan. 239, 27 F

- 3183 Public market. Harbor commissioners to establish free public market upon water front of San Francisco. Cal. 175, 29 Mr
- \$5 and furnish bond not less than \$10,000, and appoint secretary of state attorney for process.

  N. D. 54, 15 Mr
- 3185 Whole net proceeds of consignments of agricultural products shall be reported within 30 days.

  Ga. p. 70, 24 D '96
- 3186 Conversion of property or fraudulent disposal of bills of lading, receipts, etc. by commission merchant, warehouseman, carrier, etc. is larceny.

  Minn. 279, 23 Ap

## Peddlers, etc. Auctioneers, etc.

- 3187 Peddlers' licenses. General provisions for state and local licenses. Disabled soldiers and sailors and commercial agents exempt.

  N. H. 76, 23 Mr
- 3188 Amending and enlarging definition of peddlers; increasing exceptions to requirement of license. | Wis. 84, 19 Mr
- 3189 Townships [formerly state] to license, fixing fees within limits of law. Exemptions. Mich. 248, 2 Je
- 3190 Town supervisors empowered to establish rates and rules for licenses to hawkers and peddlers.

  Minn. 107, 9 Ap

3191	Pack peddlers' licenses \$25 to \$50 [formerly \$30]; peddlers with wagon \$50 to \$100; solicitors taking orders for groceries, clothing, etc. \$75 to \$125; not applicable to peddlers of farm product and agents of wholesale houses.  S. D. 102, 9 March 1985.	e
3192	Sheriff shall issue required licenses to peddlers; court and peace officers may demand and examine.  Nev. 29, 2 Mar.	
31 <b>93</b>	Licenses may be paid in quarterly instalments. Del. 512, 19 M	r
31 <b>94</b>	License required for retail sale of goods from car or steamer.  Me. 210, 3 Ma	r
3195	Veterans exempt from payment of license except in towns, vil	-
	lages and cities. Ala. 311, 11 F	•
31 <b>96</b>	Veterans to receive peddlers' license free. Kan. 157, 21 H	r
3197	Ex-confederate soldiers not required to secure license.	
	S. C. 274, 25 H	r
3198	Farmers, gardeners and manufacturers may sell or peddle pro	-
	ducts in cities without license. Wash. 62, 11 Mg	r

stock, etc. must deposit \$300, secure state license (\$25) and local license (\$5).

Ot. 152, 13 My

3200 Must make deposit with secretary of state; state license of \$25;

3199 Itinerant vendors. Temporary merchants, sellers of bankrupt

local license of two per cent on estimated value of goods.

N. H. 46. 4 Mr

3201 Assessment of taxes on transient merchants; shall be taxed but once each year in state. Ind. 63, 1 Mr

3202 Business licenses. 'Drummers.' Must each secure state license; fee \$50.

N. C. 168, 9 Mr

3203 False advertising. Penalties for falsely advertising that sale is of bankrupt or damaged stock, or is a judicial or sacrifice sale.

Ill. p. 204, 11 Je

3204 Auctioneers. Minimum yearly license fee \$10 [formerly \$50]. Wis. 20, 10 Mr

## Weights and measures

3205 Treasurer and receiver-general to procure standard apothecary's and wine measures; duplicate sets to county, city and town treasurers, etc.

Mass. 443, 2 Je; 517, 11 Je

3206 Penalty for selling other than by standard weight.

Ind. 23, 11 F

**3207 Public scales.** Townships may establish public scales and weighmasters on petition of majority of voters.

Neb. 87, 26 Mr

3208 Providing for public weigher in each county and prescribing his duties.

Okl. 12, art. 4, 12 Mr

used.

3210 Oats; bushel 32 pounds.

3209 Special commodities. Wheat; U. S. standard one-half bushel

measure and straight square-edged stick for leveling shall be

Ind. 47

Pa. 8, 30 Mr

Me. 201, 26 Mr

3211	Parsnips; 45 pounds per bushel.	e. 286	25 Mr
3212	Cotton; weighers to be appointed on petition of cot who reside within five miles of a cotton market [any one township or parish].	_	rly in
3213	Violation of act as to price for weighing cotton a m	isdeme <b>J. 468,</b>	
3214	Coal; 80 pounds per bushel and 2000 pounds per to cubic feet per cord.	n; woo n. 31,	
3215	Regulating sale of coal in cities over 50,000 to preveight. Penalties.	revent <b>Y</b> . 174,	
3216	Kafir-corn; weight of bushel 56 pounds.	n. 280,	25 F
Miscella	aneous		
3217	Trade-marks, labels, etc. More stringent definition reproduction, imitation, etc. : Ca.	ns of i l. 157, :	_
3218		. <b>121,</b> :	1 <b>6 A</b> p
3219	Labor unions. Providing for the recording with a state of trade-marks, labels, etc. by labor organiothers. Penalty for infringement. Ida. 1 Okl. 40, 11 Mr; Tenn. 107, 6 F; Wa	zations o. 123, :	s and 12 Mr
3220	Protecting trade-marks or labels of labor unions  Must be filed with secretary of state. Was		
3221	Bottles, barrels, etc. Registration of brands on rels, etc. used for milk, beer, mineral water, etc. use except by owner.  Ind. 192, 8 Mr; Mic Wash. 38, 6 Mr; W.	Penalt h. 36, 2	y for 25 Mr
3222		0 to li <b>373, 2</b>	
3223	Mercantile agencies. Incorporation law.	h. 253	, 2 Je
3224	Pawnbrokers. Rate of interest limited to three p month [formerly 10 to three per cent]; contracts sions void; unlawful to loan to minors under 21 [formust carry insurance; fines, records, etc.	for cor	nmis- 7 15];
3225	Linseed oil. Unlawful to manufacture or sell  Must be labeled 'pure.' Boiled oil.  Minn	adulter . 217, 2	

3226 Lime. Inspection limited to lime manufactured for shipment or

sale in casks or barrels.

Okl. 26, art. 2, 12 Mr

- 3227 Hay. No one receiving hay unmarked can defend action for price because unmarked unless he demanded mark at sale.

  Me. 300, 26 Mr
- 3228 Cotton. Dealers and ginners to keep registers open to the public of all cotton received and where and by whom grown;

# Arts and industries

penalty.

- 3229 Omaha exposition. Appropriation and board of directors for Trans-Mississippi exposition.
- 3230 State exhibit. Loan of specimens, etc. to N. C. rolling exposition (car containing specimens of products of state to be exhibited).

  N. C. 886, 9 Mr
- 3231 Horseshoeing. Fee for examination \$5 [formerly \$2]; penalty for false registration. \ N. Y. 148, 1 Ap
- 3232 Regulating practice in cities over 70,000; establishing a board of examiners. Col. 54, 31 Mr
- 3233 Examination and license of horseshoers in cities over 50,000; state board of examiners. Ill. p. 233, 11 Je; Minn. 128, 16 Ap
- 3234 Regulating practice in cities over 50,000; board of examiners; license. Ill. p. 233, 11 Je
- 3235 Factories. Sugar beet factories and woolen mills, smelters, refining and reduction works hereafter erected exempt from taxation six years after completion.

  N. M. 24, 1 Mr
- 3236 Flax. Companies for manufacture of flax fibre may incorporate.

  Mich. 269, 2 Je
- 3237 Providing bounty of 50 cents per 100 pounds for manufacture of long line spinning fibres and spinning tow. Minn. 342, 23 Ap
- 3238 Cotton mills. On expending in plant \$50,000 exempt from taxes
  10 years.

  Ala. 378, 13 F
- 3239 Imitation leather. Boots or shoes containing must be so stamped.

  Mich. 264, 4 Je
- 3240 Gold ware. Articles marked 'gold' must be at least 10 carats pure. If number of carats marked it must be correct.

  Penalty.

  Pa. 136, 15 Je
- 3241 Iron smelting. Rebate of royalty paid for mining iron on state lands if ore is smelted in state.

  Minn. 315, 23 Ap
- 3242 Barbering. Establishing board of examiners to examine and license; regulations as to skill, character and freedom from disease.

  Minn.186, 21 Ap

#### Mines and mining

3243 Establishing a bureau of mines in the department of internal affairs; chief to have supervision of inspectors, etc.

Pa. 221, 15 Jl

3244 Mining debris. Extending term of debris commissioner four years; compensation \$10 daily [formerly \$300 monthly]; duties.

Cal. 113, 17 Mr

Location. Opening. Ores

- 3245 Location. Sale of lands. Repealing all laws relating to sale of mineral lands of state and providing for their sale under U. S. laws.

  Cal. 270, 1 Ap
- 3246 Regulating the leasing of mineral lands belonging to state.

  Graduated royalty. Wash. 102, 17 Mr
- 3247 Repealing provision giving prior claim to persons who have done work supposing land to be their own. Prospector's lease may not be granted two years in succession.

  Minn. 312, 23 Ap
- 3248 Regulating on public domain of U. S.; recording notices, etc.

  Cal. 159, 27 Mr
- 3249 Sale of public lands granted to towns for gold mining purposes; surveys, etc. Cal. 90, 9 Mr
- 3250 Revised law as to locating, relocating and recording lode and placer claims, mill sites and tunnel rights.

  Nev. 89, 16 Mr
- 3251 Notices of location of mining claims may be recorded without acknowledgment; proof of work upon claims. Cal. 94, 9 Mr
- 3252 Recording by county recorder of claim outside of organized district or when district recorder is absent; fee \$1.

Nev. 62, 10 Mr

- 3253 Forfeiture, relocation and marking of claims; record of required work for establishing claims.

  N. M. 58, 18 M
- 3254 Fee for record by county recorder \$1.50. Ari. 68, 18 M
- 3255 Locator of placer claims must erect monuments at corners claim, post notice and excavate within 15 days 100 cubic feet

  Ida. p. 13, 2
- 3256 Prohibiting destruction of land marks and notices of mir claims. Wash. 83, 16
- 3257 Eminent domain. Right of extended to mining, milling an duction companies for tramway or other transportation lin Wash. 60.
- 3258 Mining tunnels may be driven through claims of others t follow veins. Owners of veins intersected may enter without process of law to inspect. Ore extracted.

Col. 6

3259 Procedure for laying out private roads beneath or above surface to reach bituminous coal, iron ore, or fire clay mines.

Pa. 173. 9 Jl

3260 Analysis of ores. State university shall analyze gold and silver samples; when value exceeds \$5 per ton shall label 'test for gold' or 'test for silver.'

Nev. 76, 16 Mr

3261 Fees of state university for analyzing. Ari. 68, 18 Mr

#### Inspection. Safety

- 3262 Commissioner of labor statistics to act as inspector; general regulations, ventilation, accidents, etc.

  N. C. 251, 9 Mr
- 3263 Establishing chief inspector, besides district inspectors; amending duties and salaries; oath of office. W. Va. 59, 17 F
- 3264 Iuspector of mines must be resident of Montana and 30 years of age; salary, \$2400 [formerly \$2500]; deputy, \$1600 [formerly fees].

  Mont. p. 109, 4 Mr
- 3265 All [formerly iron] mines must be inspected every 60 days.

  Mich. 123, 13 My
- 3266 Mine bosses and engineers inspection. Mine and fire bosses and hoisting engineers must be examined by mine inspector.

  Ind. 84, 4 Mr
- 3267 Mine and fire bosses and holsting engineers required to pass examination and secure certificate of competency.

Ind. 84, 4 M1

3268 Engineer not to have charge of hoisting machinery unless he can be near enough to both engine and drum to control both.

**M**o. p. 199, 15 Mr

3269 Penalty for employing more than eight hours a day engineers of hoisting engines where 15 men are employed underground.

Mont. p. 67, 19 F

- 3270 Shafts. Stricter regulations for escapement shafts. Penalties.

  Mo. p. 199, 24 Mr
- 3271 Quartz mines operated by stoping must be provided with separate escapement shaft.

  Mont. p. 66, 1 Mr
- 3272 Shafts over 200 feet shall have bonneted safety cage for lowering and hoisting employees. S. D. 92, 2 Mr
- 3273 Manner of constructing safety cage for lowering and hoisting men; inspection. Mont. p. 245, 1 Mr
- 3274 If idle or abandoned, owners must fence around shafts and pits.

  Mich. 123, 13 My

#### Coal mines

3275 Inspection. Revised general law; inspectors' duties, provisions for safety of employees.

Ala. 486, 16 F

- 3276 Amending as to selection and term of inspectors. Evidence of number of employees. Ventilation by split air system; regulations.
   Wash. 45, 6 Mr
   3277 Coal operators to make quarterly report to inspector, coal mined,
- number of miners and other men and boys employed, prices paid, accidents, deaths, etc.

  Kan. 159, 13 Mr
- 3278 Maps of mines shall be deposited with inspector of mines; monthly statistical reports. Ind. 173, 8 Mr
- 3279 All accidents causing 24 hours delay shall be investigated by mine inspector; mine boss shall give receipt for notice from miner of unsafety of mine.

  Ind. 111, 6 Mr
- 3280 Sanitary regulations only applicable in mines where more than five are employed. III. p. 269, 7 Je
- 3281 Qualifications of miners. Amending as to examination of miners of anthracite coal mines; applicants must appear in person, be properly identified and answer at least 12 questions; certificates not transferable; etc.

  Pa. 225, 15 J1
- 3282 No person shall mine by himself unless with two years practical experience; otherwise must be accompanied by practical miner.

  Ill. p. 268, 7 Je
- 3283 Stricter regulations as to escapement outlets. Ind. 145, 8 Mr
- 3284 Air courses must have 21 [formerly 36] square feet area.

  Kan. 159, 13 Mr
- 3285 Miners employment, pay. Miners to be paid in lawful money for all coal mined and loaded. Penalties. Ill. p. 270, 3 Je
- 3286 Miners in mines employing 20 or more miners may have a check weighman selected and paid by employees. Col. 37, 31 Mr
- 3287 Screening bituminous coal before weighing prohibited.

Pa. 224, 15 Ji

3288 Penalty on superintendents, foremen, etc. for receiving or soliciting money for continuing or granting employment.

Pa. 130 15 J

### Oil, gases, etc.

3289 Requiring the plugging of abandoned oil, salt, gas and mineral wells, to prevent waste. Regulations; penalties.

W. Va. 58, 26 F

- 3290 Requiring and regulating plugging of abandoned salt wells.

  Mich. 182, 18 My
- 3291 Oil companies may take real estate by purchase or condemnation to carry on business but not to prospect; procedure.

Ind. 171, 8 Mr

- 3292 Natural gas companies; pay of viewers for condemning land.

  Pa. 43, 11 My
- 3293 Phosphate. Board of phosphate commissioners vested with complete control of phosphate mining, to fix royalty, rates, etc.

S. C. 318, 5 Mr

# Agriculture

#### General commissions. Associations

(See also Liens on crops, 1819)

#### State boards and departments

- 3294 State department of agriculture established; governed by a board of 12 members. Powers. Wis. 301, 22 Ap
- 3295 Creating new board to control department of agriculture and college of agriculture.
  N. C. 85, 18 F
  Amended, providing for separate control of each.

N. C. 328, 5 Mr

- 3296 Commissioner of agriculture and labor not required to collect certain economic statistics or superintend state exhibits at national fairs.

  N. D. 52, 13 Mr
- 3297 Annual expenses of commissioner of agriculture and labor shall not exceed \$200 [formerly \$1000]. N. D. 51, 13 Mr
- 3298 Changing composition; printing reports of board of experiment stations. Ct. 232, 9 Je
- 3299 Notice for meeting to elect county member of state board shall be given two weeks prior to meeting.

  Me. 223, 11 Mr
- 3300 Commissioner of agriculture, labor and industry to receive \$2500 [formerly \$3000] salary; no longer required to take decennial census. Labor statistics, etc.

  Mont. p. 110, 4 Mr
- 3301 Penalties for violation of law regarding dairy products, contagious diseases among animals, bees, fruit trees, etc.

N. Y. 554, 18 My

- 3302 Agricultural experiment stations. Two established for colored race.

  Ala. 405, 15 F
- 3303 Sub-experiment station established to investigate drouth-resisting forage plants.

  S. D. 8, 3 Mr
- 3304 Miscellaneous amendments as to agricultural schools and experiment stations.

  Ala. 187, 30 Ja
- 3305 State weather bureau. Records of observation evidence in any court. N. Y. 622, 19 My
- 3306 Agricultural societies. Property of state agricultural society vested in state and receipts to be used only for state fair and public purposes.
  Minn. 225, 23 Ap

3307 Forfeit chartered rights and bounties on failures to hold annual

fairs and make reports for two consecutive years, etc. N. Y. 589, 19 My 3308 Revising law for formation of agricultural districts and associations therein, for holding fairs, etc. Cal. 225, 31 Mr 3309 Authorizing agricultural societies under control of state to sell property; procedure. Cal. 34, 25 F 3310 State money shall be paid only to societies having annual membership of 25 and holding annual fair and paying as premiums Minn. 86, 2 Ap as much as is received from state. 3311 Agricultural fairs. Repeal of act granting compensation to delegates from county agricultural society to state fair. Wis. 271, 20 Ap 3312 Associations having \$1000 of improvements and having held three annual fairs may receive county aid for expenses. N. D. 66, 9 Mr 3313 Throwing of balls at animals as a feat of skill prohibited; report to secretary of state. Ct. 225, 9 Je 3314 Farmers' institutes. State board of agriculture shall hold annually in each county forming a society, furnishing free lecturers and planning courses of reading. Mich. 210, 29 My Miscellaneous. Encouragement of agriculture 3315 Sugar beet. Agricultural experiment station to distribute beet seed to ascertain districts adapted to production of sugar. Wis. 230, 14 Ap 3316 Appropriation for purchase of sugar beet seed to be distributed to farmers by state treasurer at cost. Minn. 146, 19 Ap 3317 Freight rate shall be same to factory on all beets raised within 125 miles. Minn. 264, 23 Ap 3318 Bounty of one cent a pound for manufacture in state of sugar from beets grown in state. Tests, etc. Mich. 48, 26 Mr; Wash. 81, 16 Mr

3319 Beet sugar factories exempt from taxation for five years.

state exempt from taxes for 10 years.

3321 Property engaged in manufacture of sugar from beets grown in

3322 Appropriation for bountles and for scientific experiments. Ap-

3320 Factories exempt for six years.

3323 Sugar and chicory bounties repealed.

portionment, etc.

Wis. 158, 1 Ap

N. M. 24, 1 Mr

Wyo. 50, 24 F

Neb. 1, 11 Mr

N. Y. 500, 18 My

3324 Silk culture. Repealing silk culture act; sale of silk station.

Kan. 286, 18 F

Mich. 254, 2 Je

S. D. 76, 10 Mr

Minn. 328, 23 Ap

N. Y. 168, 3 Ap; 249, 15 Ap

3325 seed grain. Appropriation for loans to farmers.	3325
Minn. 29, 1 Mr	
3326 Warrants unpaid for one year from lack of funds in seed grain fund shall be paid from general county fund. S. D. 114, 8 Mi	
3327 Agricultural seeds shall be accompanied by guarantee of percentage of purity based on examination by experiment station  Me. 313, 26 Ma	3327
3328 Pecan nuts. Prohibiting gathering nuts or cutting trees on inclosed land of another without consent.  Tex. 55, 5 Apr	
Soil—irrigation, fertilizers, drainage	•
(See also Eminent domain, 1971)	Drains
3329 State ditches. Establishing state board to have custody of state ditches. Counties must repair on notice of board.  Minn. 318, 23 Apr	3329
3330 Auditing board of five to the commissioner of public works; to let contracts for drainage and rectifying water channels.  Cal. 114, 17 Mag.	3330
3331 County ditches. General law under county court; may issue bonds, etc.; location procedure; shorter ditches constructed by owners, longer by county and expense assessed; county may issue assessment bonds.  Mo. p. 146, 26 May	3331
3332 General law; controlled by county commissioners; special assess ments. Joint ditches. Corporations may be formed to construct Tex. 77, 8 Ap; 84, 15 Ap	3332
3333 Counties may establish systems of drainage along public road and owners may construct lateral ditches; assessments on ad joining property benefitted.  Tex. 63, 5 Ap	3333
3334 Revised law. Township drain commissioners abolished, county	3334

commissioner retained; deputies; pay of commissioner, jury,

3335 Revised law, minor amendment as to county and township

3336 Inspection of works of contractors may be by county surveyor

3337 Miscellaneous regulations. Commissioners may borrow money for construction in anticipation of assessments; procedure.

etc. Appeal to set aside assessments, etc.

or duly appointed engineer.

3338 Any resident land owner may petition to have tiled an open

	drain running through his land. Ind. 97, 4 Mr
3339	Selectmen may have swamp land drained or filled when public health or the advancement of agriculture requires it.
	N. H. 95, 26 Mr
3340	Law regulating obstruction and repairing drains extended to those passing through more than one county. Ind. 150, 8 Mr
3341	County supervisors to advertise for cleaning and repairing.  Terms of contracts.  Cal. 164, 27 Mr
3342	Owners of land required to annually clean brush, logs, etc. from all streams except those less than 15 feet wide and rivers.  [ Ill. p. 206, 7 Je
3343	Drainage districts. General law. For drainage of other than swamp and overflowed lands. Assessments, etc.  Cal. 228, 31 Mr
3344	Supervisors may rescind action in adopting surveys and maps if before confirmation of assessments and damages.  Cal. 163, 27 Mr
3345	Reclamation districts to operate with trustees may be formed even though one in same territory has been formed to operate without trustees.  Cal. 134, 27 Mr
3346	Procedure in the dissolution of swamp land or reclamation districts. Cal. 133, 27 Mr
3347	Drainage commissioners shall select one of their number as clerk, compensation \$2 per day [formerly town clerk acted].  III. p. 207, 10 Je
3348	Levees. Municipalities have right of eminent domain.  Miss. 27, 8 My
3349	County commissioner to appoint a supervisor of each levee who may call other persons to his aid; repairs to be county charge.  Kan. 147, 26 Mr
3350	Tax of one per cent per annum for period not exceeding seven years determined in advance may be laid on property protected in municipalities on popular vote. Collection may be anticipated.  Ill. p. 136, 11 Je
8351	On petition and hearing county commissioners may order annual assessment for maintenance and repair of levees and flood gates.  Ind. 186, 8 Mr
3352	Levee districts. Amending as to levy of taxes in levee districts.  Ark. 8, 6 F

8353 Providing for funding and refunding bonds. Cal. 286, 1 Ap

#### Irrigation

3354 General state supervision. General law; encouraging by rebates on taxes for construction of dams, ponds and reservoirs; appropriation of water rights.

Okl. 19, 17 F and 12 Mr

3355 Revised law; state board of adjudication and control established; consolidation of districts; elections; minor amendments.

Ida. p. 146, 20 Mr

- 3356 Investigation of irrigation and forestry continued under one [formerly separate] commissioner. Kan. 21, 11 Mr
- 3357 Engineer shall be appointed from experiment station or agricultural college without salary or limit of term; expenses.

D 73 2 Mr

- 3358 Water rights. Laws regulating appropriation or sale of water not to prevent contracts on other terms. Cal. 54, 2 Mr
- 3359 Commission created to investigate and report irrigation and water rights.

  N. M. 65, 18 Mr
- 3360 Consent of majority of bordering land owners required to conduct water through natural streams; liability for damage.

Neb. 85, 15 Ap

- 3361 Regulating the measurement of water when exchanged between reservoirs and ditches and public streets; controlled by state engineer.

  Col. 58, 9 Ap
- 3362 Sale and distribution of water. On petition and hearing district court may appoint person to decide distribution of water in partnership ditches; pay.

  Wyo. 68, 1 Mr
- 3363 When users of water fail to elect water-master, court shall appoint at their expense; duties; pay.

  Ida. p. 56, 8 Mr
- 3364 When joint owner fails to do necessary work on ditch, majority of other owners may perform it and recover expenses.

Wyo. 72, 1 Mr

3365 Companies must sell water, if on land, to owners of land through which canal runs; measurement; rates; reports to state.

Ida. p. 127, 12 Mr

3366 Maximum and minimum prices of water for domestic and irrigation purposes; cities, towns and villages excepted.

Ida. p. 52, 8 Mr

3367 Miscellaneous regulations. Irrigation officers not required to provide by-laws, etc. for governing ditches; secondary ditches need not be cleaned and repaired as main ones.

N. M. 44, 16 Mr

3368 Irrigation ditches and water rights solely for irrigation shall be

	taxed only to extent that water is sold or rented.
	Ida. p. 77, 12 Mr
3369	Bridges may be built across irrigation ditches at expense of owners.  N. M. 59, 18 Mr
3370	Irrigation districts. General law revising and extending.  Cal. 189, 31 Mr
3371	Submitting constitutional amendment permitting formation of irrigation districts in West Texas. Rejected by people, Aug. 1897.  Tex. j. r. p. 258, 3 Mr
3372	Amendments as to collection of taxes, audit of claims and salaries of secretary and assessor.  Neb. 86, 15 Ap
3373	Procedure for discontinuance of districts having no outstanding indebtedness; popular vote.  Neb. 91, 10 Ap
3374	Upon petition from majority of taxpayers, special election on discontinuance of irrigation operations may be held.  Cal. 178, 31 Mr
3375	Disorganization and liquidation of districts having no bonded indebtedness; procedure. Wash. 79, 16 Mr
3376	Providing for issue of funding bonds and proceedings to test validity of same. Cal. 254, 1 Ap
3377	Storage dams. On petition of majority of voters county shall

3378 By vote counties may build dams to preserve surface water on section line roads or private lands; expense from road funds.S. D. 75, 5 Mr

build dams and ditches for storing surplus water of lakes and

- S. D. 75, 5 Mr 3379 Artesian wells. Town supervisors shall have control of com-
- pleted wells; payment for construction can not be voided if contract substantially fulfilled.

  S. D. 74, 9 Mr
- 3380 On petition of 25 taxpayers county at special election by two-thirds vote may issue \$6000 bonds.

  N. M. 66, 18 Mr
- 3381 Prohibiting waste of water of mutual wells; penalties.

3382 U.S. arid land grant. Largely amending general law.

- Neb. 84, 9 Ap
- Mont. p. 180, 8 Mr
  3383 Filing of lists and maps of land wanted with state land register
  - and U. S. land office; proof of reclamation by settler.
    - **Nev.** 52, 8 Mr
- 3384 Commissioner of irrigation put in charge of arid lands instead of former commissioner of arid lands; establishing boards for districts; other provisions for reclamation. Wash. 117, 19 Mr

#### Fertilizers

3385 Fertilizers containing deleterious substances to be seized and condemned and department of agriculture to publish fact.

N. C. 286, 8 Mr

- 3386 To be analyzed by chemist chosen by commissioner of agriculture [formerly by director of experiment station]; packages must be labeled before shipment; increasing penalties for violation by common carriers.

  Tenn. 123, 30 Ap
- 3387 Removing minimum limit of sales on which analysis fee shall be paid.

  Me. 197, 24 F
- 3388 Analysis by chemist of state board of agriculture [formerly experiment station].

  B. I. 469, 21 My

### Pests. Hindrances to crops

#### Horticulture

- 3389 Ex officio commission appointed for extermination of noxious insects, fungi and weeds.

  N. C. 264, 5 Mr
- 3390 Revised law establishing office of state commissioner and abolishing board of horticulture; county inspectors may be appointed; licensing sale of nursery stock, etc.

  Wash. 109, 17 Mr
- 3391 Revised. State board to be appointed from districts. Reports.

  Trees shall not be sprayed when in bloom with substances injurious to bees.

  Col. 12, 15 Ap
- 3392 Revised. Abolishing county boards; powers and duties of county inspectors more clearly defined; must be examined and licensed by professor of entomology; deputies, etc.

  Col. 55, 16 Ap
- 3393 State entomologist established; to inspect nurseries and stock; inspection of certificates of imported stock; penalties.

**Ky.** 19, 20 My

3394 Revised law. State board [formerly single officer] established;
district [formerly county] inspectors; amended regulations.

Ida. p. 109, 12 Mr

- 3395 Revised law for county boards of horticulture, increasing powers, etc.

  Cal. 183, 31 Mr
- 3396 Charges on owners of fruit trees for treatment shall be collected as delinquent highway taxes.

  Mich. 110, 7 My
- 3397 Inspection of fruit orchards by commissioner of agriculture; shall order destruction of diseased trees.

  Ala. 503, 16 F
- 3398 Penalty for injuring fruit trees or shrubs. Wyo. 71, 1 Mr
- 3399 Nursery stock. Establishing state inspector; to inspect all nurseries and stock imported. License and duties of nurserymen and importers; record of sales.

  Mich. 137, 13 My

- 3400 San Jose scale. Trees shall be effectually sprayed or destroyed.

  Mich. 2, 27 Ja
- 3401 Governor to appoint an inspector of nurseries and orchards to recommend remedies.

  Del. 419, 28 My
- 3402 Brown-tail moth. Requiring local authorities to suppress.

Mass. 516, 11 Je

#### Noxious weeds

- 3403 County option to require owners to cut weeds and trim hedges in roads.

  Kan. 95, 13 Mr
- 3404 Land owners shall between July 1 and Aug. 20, cut noxious weeds by road sides; allowance for time on road tax. Ind. 79, 3 Mr
- 3405 Owners must cut on lands and highways. Townships, villages, etc. may appoint commissioner to enforce. Railways.

Mich. 249, 2 Je

3406 Misdemeanor to deposit in road or on river bank.

N. D. 103, 9 Mr

- 3407 Sweet clover omitted from list of weeds; election of commissioner of noxious weeds.

  Wis. 82, 19 Mr
- 3408 When impossible to destroy weeds in growing crops without damage to crops, owner may agree with officers for postponement till after harvest.

  Minn. 111, 12 Ap
- 3409 Russian thistles. Compensation of weed agents paid by township or village. County commissioners [formerly court] may rebate taxes.

  Minn. 244. 23 Ap
- 3410 Repeal of provisions for destruction of Russian thistle.

Neb. 2, 2 Ap; N. D. 104, 9 F

#### Noxious animals. Bounties

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- 3411 On petition of 50 freeholders county commissioners may levy four mills per dollar to pay bounties additional to state bounty.
  - Col. 41, 5 My
- 3412 Tax of three [formerly one and one half] mills on domestic animals for bounties.

  Mont. p. 179, 7 Mr
- 3413 Wolves; reducing amount of bounty and manner of payment.

  Minn. 48, 9 Mr
- 3414 Bounty of \$3 to be paid by state for gray or 'buffalo' wolf and prairie wolf. Special tax on stock.

  N. D. 37, 3 Mr
- 3415 Increasing bounty on wolves; establishing on wildcats and lynxes.

  Mich. 34, 18 Mr
- 3416 Revised law; bounty on coyotes 75 cents [formerly \$1]; on wolves, full grown, \$4 [formerly \$3], under size, 75 cents; paws and ears of skin shall be punched.

  Wyo. 75, 3 Mr

N. H. 3, 28 Ja

3417	Bounties	for destruction of	wildcats, foxes,	minks, paid	by coun-
	ties.			Pa	. 186, 9 J

- S418 County supervisors shall pay bounties for wolves, mountain lions, pumas, panthers and bears.

  Ari. 47, 18 Mr
- 8419 Bounty of \$2 on wildcats. Me. 195, 19 F
- 3420 Repealing bounty on foxes. R. I. 468, 21 My
- 3421 Repealing bounty on hawks.

#### Domestic animals

(See also Cruelty to animals, 188; Horses-racing, 84)

3422 General revision of laws relative to live stock. Ari. 6, 1 Mr

#### Health

- 3423 Veterinary practice. Members of state board must be graduates ates of veterinary college. Applicants must be graduates and pass examination. Minn. 322, 23 Ap
- 3424 Contagious diseases. Commissioner on domestic animals to be appointed; examination, quarantine, etc.
   3425 Regents of agricultural college named a sanitary commission;
- quarantine line; board to regulate importation and appoint inspectors; kill stock, etc. Enforcement. Okl. 31, 9 Mr
- 3426 Cooperation with federal officials in establishing interstate quarantine. Misdemeanor to import diseased cattle or obstruct examination, etc.

  Tenn. 42, 15 F
- 3427 Board of agriculture may make regulations as to quarantine, etc.; owners to be reimbursed when necessary to kill animals; board to cooperate with national government.
  - W. Va. 9, 22 F
- 3428 State and local health boards to cooperate, make rules, etc.

  Tests, quarantine and killing of animals. Expense divided between state and locality. Penalties.

  Minn. 233, 23 Ap
- 3429 Stock commissioners one for every county [formerly certain counties]; persons having less than 25 animals exempt from tax.
  Mont. p. 177, 23 F; 178, 8 Mr
- 3430 Appropriation to state live stock sanitary board for investigation of cause and prevention of diseases.

  Pa. 245, 22 J1
- 3431 When district veterinarian shall seize and examine domestic animals; fees.

  N. D. 147, 10 Mr
- 3432 Salary of state veterinary surgeon \$2500 [formerly \$3000].

  Mont. p. 180, 4 Mr
- 3433 Examination and slaughter of diseased cattle by sanitary commission; appraisal and payment.

  N. M. 55, 18 Mr

3434 Sanitary commission may employ attorney.
 N. M. 68, 18 Mr
 3435 Cattle commissioners shall inject kerosene after killing diseased

•	animals; burial or reduction for fertilizers
3436	Providing for vaccination against anthrax; and for compensa- tion for cremating animals having died of anthrax.  Del. 450, 451, 10 My
3437	Prohibiting boarding out of infected animals without informing as to their condition. Tenn. 51, 11 F
3438	Dairy cows or breeding cattle imported must have certificate of health from some other state authority or be inspected in state. State board may prohibit all importations when necessary.  Pa. 82, 26 My
3439	Tuberculosis. Compensation for cattle infected limited to those tested by state board of cattle commissioners or agents.  Mass. 499, 10 Je
<b>344</b> 0	Use of tuberculin restricted to imported animals or to certain markets, or to animals whose owners consent. Mass. 165, 17 Mr
3441	Horses and mules. Prohibiting importation of diseased or western horses and mules; commissioner of agriculture may extend or limit operation of law.  Ark. 7, 5 F
3442	Amending regulations as to glanders; quarantine, killing, veter- inarians, disinfection of buildings. Ct. 211, 2 Je
3443	Prohibiting sale of horses or mules affected with glanders.  Tex. 150, 27 My
<b>3444</b>	Owners of horses having glanders must kill and bury them and shall be reimbursed by county not exceeding \$50. Ky. 3, 29 Ap
3445	Sheep. Establishing board of sheep commissioners; county inspectors.  Mont. p. 99, 5 Mr
3446	Sheep sanitary board established; inspectors; inspection of all sheep entering territory; annually dipped; laws relating to sale and stealing cattle extended to sheep.  N. M. 52, 18 Mr
3447	Revising law. Importation of sheep from infected territory only after inspection. Time of inspection, etc. Wash. 26, 26 F
3448	Revising law: branding and monthly inspection of diseased sheep; inspection of all transported sheep.  8. D. 91, 9 Mr
3449	Amending state inspector's bond; appointment of deputies; inspection of sheep entering state and of infected sheep; etc.

3451 Prohibiting importation of sheep infected with scab. Animals

3450 Revised law; minor amendments.

must be dipped, etc.

Ida. p. 115, 12 Mr Wyo. 57, 1 Mr

Tex. 125, 15 My

Tenn. 91, 27 Ja

- 3452 Inspectors shall dip all sheep that enter state for grazing.
  N. D. 130, 9 Mr
- 3453 Sheriff may retain as fee one fifth of sheep licenses.

Nev. 100, 22 Mr 3454 Swine. Hauling carcasses of infected hogs on highway prohib-

- ited; manufacturers must not use; owners must quarantine.

  Neb. 7, 12 Ap
- 3455 More stringent regulations regarding dead or diseased swine.

  Mo. p. 36, 24 Mr
- 3456 Hog cars, pens and crates shall be disinfected; prohibiting selling swine from diseased herd or permitting diseased swine to drink from stream; burning carcasses; penalties. Ind. 101, 5 Mr
- 3457 Owners of swine dying of disease must bury and must not sell or give away; abandoning, driving on highway, etc. prohibited; penalty.
  Minn. 47, 12 Mr

#### Running at large. Estrays. Impounding

3458 General law as to estrays.Cal. 137, 27 Mr3459 Penalty for allowing stock to run at large in counties where stock

- law has been adopted. Tex. 87, 7 Ap
- 3460 Impounding and settlement of damages; any person may impound; streams as fences.

  Ark. sp. sess. 28, 10 Je
- 3461 Penalty on owners of aged and worthless animals for not restraining them.

  Mo. p. 99, 24 F
- 3462 Prohibiting hogs from running at large in the Mississippi levee district.

  Miss. 25, 13 My
- 3463 Wild horses over 12 months old may be killed on government range lands by filing application with county commissioners.

  Nev. 54. 9 Mr
- 3464 Amending impounding proceedings as to notices given owner and
- appraisal of damages and costs. W. Va. 42, 17 F 3465 Procedure for determining and recovering damages.
- 3466 Registers of deeds shall, at county expense, publish in newspaper two successive weeks all notices of estrays and keep file of newspapers for inspection.

  S. D. 63, 3 Mr
- 3467 Finder shall send description to county auditor and appeal before justice of the peace within five [formerly 22] days after such notice.

  S. D. 64, 9 Mr
- 3468 Finder shall file county treasurer's receipt for money paid to him with county clerk; apportionment of moneys. Ark. 40, 15 Mr

- 3469 When sold estray shall be branded by sheriff by mark (E) on left side. Ida. p. 76, 12 Mr
- 3470 Fences. Parts of counties may be added to stock law districts.

  Counties partly inundated by Mississippi river may declare stock law in force, without petition.

  Miss. 17, 10 My
- 3471 Amending definition of lawful fence and permitting and regulating agreement for common enclosures. Tenn. 48, 24 Mr
- 3472 Expense of moving fence on release of territory from stock law to be paid by residents of territory released. N. C. 461, 8 Mr
- 3473 Elections on stock law to be held only on petition of a majority

  [formerly one fifth] of voters; and only in territory with not less than 50 voters.

  N. C. 353, 6 Mr
- 3474 When owners refuse to build or repair partition fences, work may be let by township trustee and cost becomes lien on property; procedure.

  Ind. 122, 6 Mr
- 3475 Misdemeanor to remove line fences except by mutual consent or after six months notice. Tenn. 95, 29 Ap
- 3476 Persons throwing enclosures open to commons must (if required) erect and maintain one-half [formerly whole] divisional fence; adjoining proprietor, the other one-half.
  Ct. 238, 10 Je
- 3477 Barbed wire division fences allowed within 30 rods of houses only by written mutual consent.

  Me. 307, 26 Mr

#### Miscellaneous

- 3478 Dogs. Penalty for injuring any registered dog. Ct. 56, 1 Ap
- 3479 Dogs over six [formerly four] months to be registered; fees for female dogs \$5 [formerly \$10]. Ct. 166, 25 My
- 3480 Revising law; receipts and reports by township assessors; appraisal of damages, etc.

  Ind. 119, 6 Mr
- 3481 Under kennel license require also registration, numbering and collaring.

  Me. 222, 11 Mr
- 3482 Assessors shall report to state treasurer number of dogs and number killed; penalty for not paying license. Me. 297, 26 Mr
- 3483 Thoroughbred dogs kept for breeding purposes, license \$10; no licenses required for dog under six months old.
  - R. I. 462, 20 My
- 3484 Balance of license fund held by county treasurer; affidavit must show damages; not exceeding \$5 per head for sheep; witness fees.

  Ill. p. 8, 24 My
- 3485 Town boards [formerly board of supervisors] may add \$300 a year to fund to pay for sheep killed by dogs.

  N. Y. 171, 3 Ap

- 3486 Herding. Branding. Driving. Drovers and herders shall not entice away or permit to be driven with his own herds animals of another.

  N. D. 69, 10 Mr
- 3487 Penalty for herding horses, cattle, etc. on inclosed lands of another without consent; may drive across when no roads.

Tex. 128, 15 My

3488 Pitfalls and old wells must be filled to protect stock.

Neb. 6, 10 Ap

- 3489 Brands. State registry board established to advise secretary of state. Other amendments. S. D. 90, 9 Mr
- 3490 Increasing penalty for branding or stealing domestic animals.

  N. D. 70, 9 Mr
- 3491 Hides. Inspector shall mark inspected hides as indicated by district judge.

  Nev. 58, 10 Mr
- 3492 Commercial feed for stock. Must have affixed analysis by experiment station. Fee for such inspection. Me. 334, 27 Mr.
- 3493 Analysis and publication of result by experiment station; sample to be sealed and left where obtained.

  Mass. 117, 5 Mr
- 3494 Sires. Commissioner of agriculture and labor may charge fees for registering.

  N. D. 53, 10 Mr
- 3495 Bees. Establishing state inspector of apiaries; suppression of foul brood. Wis. 150, 1 Ap
- 3496 Repealing provision for collecting statistics. Mich. 10, 11 F
- 3497 Prohibiting poisoning or injury of honey bees. Wash. 12, 13 F
- 3498 Poultry. Assessors shall enumerate poultry and estimate value of eggs every five years.

  Me. 265, 23 Mr

## Dairy products

- 3499 General. Dairy commissioners. Establishing permanent office.

  Cal. 75. 4 Mr
- 3500 Possession or display by merchants of prohibited articles regarded as possession for sale.

  N. Y. 768, 22 My
- 3501 Dairy and food commission may appoint inspector of gairles.

  Wis. 228, 14 Ap
- 3502 Municipal, district and police courts and trial justices have concurrent jurisdiction with superior courts in cases regarding dairy products.

  Mass. 349, 6 My
- 3503 Cleanliness required in dairies; cows to be fed wholesome food; dairy and food commissioner to enforce law; penalties.

Wis. 94, 24 Mr

- 3504 Amending penalties for violation of law. Other minor amendments.

  Minn. 119, 14 Ap
- 3505 Repealing laws providing that one-half fines collected go to informers of infringments of dairy law. Wis. 189, 9 Ap
- 3506 Milk. Standard of analysis: solids 12 per cent, butter fat three per cent. Ill. p. 268, 7 Je
- 3507 Must contain eight per cent of milk solids other than fat. Penalty for use of preservatives. Wash. 15, 16 F
- 3508 Penalty for adulteration of milk or cream by preservatives or coloring matter.

  Pa. 118, 10 Je
- 3509 Minimum penalty for selling adulterated milk \$25 [formerly \$10]. Wis. 106, 26 Mr
- 3510 Local boards of health may prohibit sale of impure or unhealthy milk; sellers must report from whom obtained and to whom sold.

  N. J. 152, 23 Ap
- 3511 Misdemeanor knowingly to feed cows with articles producing impure or unwholesome milk. W. Va. 32, 20 F
- 3512 Inspectors shall leave owner sealed specimen of milk examined.

  Me. 292, 26 Mr
- 3513 Butter. Regulations for manufacture and sale of butter and cheese; imitations to be so marked; appropriation for state dairy bureau.

  Cal. 75, 4 Mr
- 3514 Penalty for manufacture and sale of imitation butter as genuine. Mich. 76, 15 Ap
- 3515 'Tub butter' sold in bricks, balls, etc. must be labeled as such.

  Ct. 145. 5 My
- 3516 Imitation butter. Commissioner of agriculture shall examine imitation butter, summon witnesses and report all offenses.
- 3517 Penalty for manufacture or sale except when properly branded as such; shall not be colored. Ill. p. 3, 14 Je

Ala. 597, 18 F

- 3518 Railway and express companies shall inform commissioner of consignment of imitation butter. Ct. 171, 25 My
- 3519 Oleomargarine. Must be colored pink. S. D. 65, 3 Mr
- 3520 Cheese. Must contain 30 per cent of pure butter fat, to be stamped 'full cream.' Imported cheese must have quality stamped.

  Wash. 15, 16 F
- 3521 Different grades established; must be branded with brands from state dairy bureau; penalties. Cal. 76, 4 Mr

- 3522 Defining grades, requiring branding and prohibiting fraud in manufacture and sale. Dairy and food commission to enforce law; penalties.

  Pa. 164, 23 Je
- 3523 Requiring branding or labeling of skim milk cheese; penalty.

  Mo. p. 104, 24 Mr
- 3524 Creameries and cheese factories must register location and name of owner yearly with dairy commissioner. Mich. 118, 7 My
- 3525 Incorporation of creamery companies. Report of business to state dairy commission. Minn. 351, 23 Ap

### Forestry

- 3526 School of forestry established; directors; meetings.

  N. D. 129, 9 Mr
- 3527 Investigation of forestry and irrigation continued under one [formerly separate] commissioner. Kan. 21, 11 Mr
- 3528 Revising law. Commissioner of forestry, fish and game. Fires.

  Col. 8, 16 Ap
- 3529 Peace officers may arrest without warrant persons trespassing and reasonably suspected of violating laws protecting forests.

  Pa. 25, 29 Ap
- 3530 Owners of forest land remitted 80 per cent of taxes on such land.

  Pa. 70, 25 My
- 3531 Town may establish office of forester; duties and powers; unlawful to build fires in open air in such towns between April 1 and Oct. 1 except by his permission.

  Mass. 254, 9 Ap
- 3532 Forest preserve. Forest preserve board constituted to acquire land in Adirondack park. Procedure, etc. N. Y. 220, 8 Ap
- 3533 Establishing commission to secure by eminent domain three reserves of at least 40,000 acres each.

  Pa. 69, 25 My
- 3534 Lands suitable for forest preserve if sold for taxes shall be bought for state by forest commissioner. Pa. 10, 80 Mr
- 3535 Commission appointed to present plan to protect and utilize forest resources. Wis. 229, 14 Ap
- 3536 Forest fires. General revision of law. Wis. 362, 27 Ap
- 3537 Townships may prohibit setting fires to clear land whenever they deem necessary. Person setting such fires must give notice to adjoining owners.

  Mich. 189, 29 My
- 3538 Township constables shall act as fire wardens; may summon persons to aid; report of violations of law. Pa. 7, 30 Mr

3539	Expenses for punishment of persons causing fires and for pu	itting out
	fires to be paid one half by state and one half by county [	formerly
	all by county]; county commissioners must enforce a	ict under
	penalty. Pa. 2	228, 15 J

- 3540 Logs and lumber. Corporations may be formed for picking up stray logs and lumber in navigable waters. Lien for tolls.

  Minn. 286. 23 Ap
- 3541 Lien may be waived by witnessed and acknowledged instrument.

  Lien not to exceed contract price.

  Minn. 347, 23 Ap
- 3542 Logs, timber, etc. picked up in another state by persons so authorized by that state subject to liens same as though picked up in state.

  Minn. 176, 21 Ap
- 3543 Payment of damages to riparian owners, etc. Commissioners to be appointed by *supreme* [formerly county] court.

N. Y. 483, 17 My

- 3544 Persons from other states who have performed labor in such states on logs and lumber may have lien upon same when brought into this state.

  Minn. 336, 26 Ap
- 3545 Establishing two state log sealers; duties and fees; deputies.

  Wash. 64, 13 Mr
- 3546 Felony to maliciously cut or remove timber on land of another; penalty.

  Tenn. 106, 24 Mr

# Game and fish

- 3547 General laws. State board established. Extending prohibitions, etc. Minn. 221, 23 Ap
- 3548 Consolidating office of forestry, game and fish commissioner and revising and extending regulations. Wardens. Col. 8, 16 Ap
- 3549 Greatly increasing stringency. Sale or transportation from state, taking by any device except shooting, taking more than limited number, etc. prohibited.

  Pa. 103, 4 Je
- 3550 Regulating taking, possession, use, transportation and sale.

  Wis. 188, 8 Ap; 313, 23 Ap
- 3551 Revising law: beaver protected for five years; hunting with blood or fox hound prohibited; what fish may be taken in net, etc.; canals shall be protected by screens; duties of county officers; etc.

  Ida. p. 130, 12 Mr
- 3552 Numerous amendments; more stringent regulations.

  Mont. p. 249, 8 Mr; W. Va. 30, 24 F; 31, 17 F
- 3553 Revising law: close time for large and small game and fish; protection of private streams; fishway not required in irrigating dams and ditches.

  N. M. 32, 10 Mr

Me. 262, 23 Mr

3554	Amending: special deputies; licenses; close time; officers to seize game and prosecute; counties may propagate game and fish; indians may hunt only on reservations.  N. D. 83, 26 F
3555	Amending: close season for game animals; permitting collection of specimens of fish and game for cabinets of educational institutions; etc.  N. H. 5, 9 F
3556	Sundry amendments to law. Me. 305, 26 Mr
3557 !	When prayer of petitioners for special local restrictions is refused, one half of expenses shall be paid by petitioners.  Me. 257, 23 Mr
3558	Commissioners. Wardens. Establishing state fish and game warden; deputies in each county. Wis. 226, 14 Ap
3559	Establishing office of fish and game warden; powers and duties.  Arrests and prosecutions.  W. Va. 13, 25 F
<b>3560</b>	Commissioners may take fish and game as they deem expedient for official use.  Ct. 15, 3 Mr
3561	Commissioners to fix annually allowances for expenses of protector and wardens. Appropriations payable monthly.  N. J. 171, 4 My
3562	Enforcement. Prosecutions. Reducing game officers' fees in prosecutions. Ct. 82, 8 Ap
3563	Special protectors of fish and game may arrest without warrants. Ct. 182, 29 $\mathrm{Ap}$
3564	Revising: sundry amendments relating to procedure in prosecution. N. J. 41, 29 Mr
3565	Commissioners have same power of prosecution as grand jurors or prosecuting officers. Ct. 134, 29 Ap
3566	State 'district police' have concurrent jurisdiction to enforce laws.  Mass. 288, 15 Ap
3567	Tax on non-resident hunters, trappers, seiners, etc. \$25 [formerly \$10]. Ark. sp. sess. 46, 26 Je
3568	Fish and game illegally taken, confiscated. N. H. 12, 16 F

# Preservation of game

game; reports; fees.

General regulations

3569 Guides shall register with commissioners of inland fishery and

3570 General law. Counties may appoint wardens. Wash. 52, 2 Mr
3571 Revising law. Mich. 159, 26 My
3572 More minute provisions in regard to close season, hunting, possession, transportation and prosecutions. Neb. 98, 10 Ap

3573	Amending and making more stringent specially as to transportation.  Ari. 41, 16 Mr
3574	Greatly extending provisions of game law and prohibiting common carriers from exporting. Tex. 149, 27 My
3575	Minor changes and consolidation; grouse, doves, song birds, pheasant, deer, etc.  Cal. 89, 9 Mr
3576	Moose, caribou, deer and birds may be taken for park purposes.  Me. 202, 24 F
	Penalty for setting a trap on land owned by another.  N. H. 50, 10 Mr
Game a	nimals
3578	Amending law as to close season and numbers that may be killed of large game. S. D. 66, 9 Mr
3579	Penalty for taking otter, fisher or marten from May 1 to Nov. 15.  Mich. 86, 22 Ap
3580	Penalties for killing, buying or transporting buffalo.  Ida. p. 17, 4 Mr
3581	Deer. More detailed requirements as to license of hunters. Penalties for fraud.  Mich. 268, 2 Je
<b>3582</b>	Taking of moose, caribou or deer before Sept. 15, 1901, prohibited; prohibiting use of jack-lights or traps in taking deer.  N. H. 10, 16 F
3583	Open season Aug. 15 [formerly 16] to Nov. 15 [formerly Oct. 31]; traps, jack-lights and hounding prohibited for five years, etc.  N. Y. 390, 10 My
3584	Requiring licenses to hunt or kill deer; fee for residents and non-residents. Wis. 221, 13 Ap
3585	Beaver. Close time extended to 1903 [formerly 1897].  Me. 219, 10 Mr.
3586	Taking prohibited till 1905. Mich. 86, 22 Ap
3587	Prohibiting killing beaver till 1909. N. H. 34, 25 F
3588	Rabbits and squirrels. Penalty for use of fire or explosives (except in shooting) in taking gray squirrels and rabbits.  Ot. 109, 22 Ap
Birds	on 100, 22 Ap

8589 Extending close time, beginning March 15 [formerly April 1]; for doves from March 15 to Aug. 15 [formerly July 15].

3590 Partridges, pheasants, etc. Close season of woodcock, quail, partridge and gray squirrel, Dec. 1 [formerly Jan. 1] to Oct. 15.

Penalty \$10 [formerly \$25].

Ga. p. 74, 22 D '96

Ct. 95, 14 Ap

- 3591 Partridges and grouse, open season Aug. 15 to Dec. 1 [formerly Nov. 1]. Wyo. 69, 1 Mr
- 3592 Prohibiting taking pheasants, sharp-tailed grouse or black game till Sept. 15, 1901; after that close season Sept. 15 to Dec. 31.
- 3593 Killing for sale, or selling of quail, ruffed grouse, pinnated grouse prohibited. Ind. 78, 3 Mr
- 3594 Quails. Export of quail forbidden for five years.

Tenn. 55. 24 Mr

3595 Pheasants. Prohibiting killing of before Oct. 1, 1900.

Ct. 41, 17 Mr

3596 Unlawful to kill or capture pheasants for five years.

Tenn. 44, 13 Mr

**3597** Prohibiting killing till 1905. **8.** C. 309, 2 Mr

3598 Prairie chickens. Protected five years. Mich. 112, 7 My

- 3599 Close time March to Aug. 15 [formerly July 15]. Nev. 11, 15 F 3600 Sage chicken. Open time July 15 to Oct. 1 [formerly Aug. 1 to
- Oct. 15]. Wyo. 69, 1 Mr
- 3601 Water birds. 'Shore birds' close season, Jan. 1 to July 1.

  B. I. 450, 14 My
- 3602 Forbidding hunting of aquatic fowls from boats.
- Wis. 274, 20 Ap 3603 Prohibiting shooting of fowl from any floating device propelled
- by steam, gas, naptha or electricity. Mich. 83, 22 Ap
- 3604 Song birds, etc. Prohibiting killing, taking or possession of wild (other than game) birds or robbing nests; exceptions.
  Ark. 41, 15 Mr
- 3605 Largely increasing list of birds, destruction of which and of nests is prohibited. Ct. 23, 15 Mr
- 3606 Amending. Killing of robin, thrush, blue jay, turtle-dove and yellowhammer prohibited; penalty not more than \$100 [formerly \$25]; game wardens, etc.

  Kan. 135, 13 Mr
- 3607 Penalty for possession or wearing as ornament body or feathers of prohibited birds.

  Mass. 524, 11 Je
- 3608 Penalty for killing or robbing nests of mocking birds.

  N. C. 491, 9 Mr
- 3609 Antwerp pigeons. Penalty for shooting or trapping.

Cal. 39, 26 F

## Fish

General	
3610	General revision of law of sea and shore fisheries.
•	Me. 285, 26 Mr
3611	Revising. Increasing penalties, restricting length of fish to be sold, etc.  Ill. p. 224, 11 Je
3612	Commission. Six [formerly five] commissioners of inland fisheries. B. I. 459, 19 My
3613	Revision of powers and duties of state board of fish commissioners. Wis. 222, 14 Ap
3614	Shall enforce laws for fish protection and may appear with prosecuting attorney against offenders.  Ind. 68, 2 Mr
3615	Office of fish commissioner abolished; district attorneys shall require all dams to have fishways.  Nev. 103, 22 Mr
3616	Commission increased to five [formerly three] members.  Mo. p. 120, 19 Mr
3617	Commission authorized to procure a gasoline launch.  Cal. 229, 31 Mr
3618	Fish hatcheries. State may take by eminent domain land and water rights peeded for fish culture; damages.  N. H. 29, 24 F
3619	Penalties for killing or taking fish or injury to ponds, etc.  Wis. 132, 30 Mr
3620	Penalty reduced for taking fish from hatcheries. Ct. 76, 8 Ap
3621	Commissioners of inland fisheries and game may kill minks about fish hatcheries.  Me. 227, 15 Mr
3622	Private streams not to be stocked by the state if taking fish therein prohibited by owner.  Ct. 219, 9 Je
3623	Planted fish or fish eggs protected for five years from planting.  N. D. 84, 9 Mr
3624	Commissioners on petition may stock large ponds with food fish and establish restrictions as to fishing.  Mass. 208, 29 Mr
Special	modes of taking
3625	Catching fish at any time except by hook prohibited except in

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Ohio river and Lake Michigan. Ind. 67, 2 Mr

3626 Forfeiture of implements used illegally; procedure; proceeds of Ot. 29, 15 Mr

3627 Repealing law relating to fishways in dams. Wis. 253, 16 Ap 3628 Seining. Regulating time, size of meshes, etc.

Mich. 151, 20 My

- 3629 Allowing use with meshes not less than four inches square; penalty if smaller.

  Ark. sp. sess. 46, 26 Je
- 3630 Authorizing for two hours daily in waters flowing through or bordering on one's own land.

  Mo. p. 122, 24 Mr
- 3631 Prohibiting the disturbance of state nets or fishing within 100 feet thereof.

  N. Y. 93, 23 Mr
- 3632 Prohibited between Saturday and Sunday evening prior to June 20. Ct. 34, 17 Mr
- 3633 By non-residents; license \$2500 [formerly \$1000] per year; penalty for violation \$500 [formerly \$200] per day; other provisions.

  N. C. 35. 6 F
- 3634 Prohibiting catching of fish, green turtles, logger-heads, terrapin and shrimps with nets within one mile of any city or town.

  Tex. 148, 22 My
- 3635 Penalty for retaining certain fish if caught while taking minnows for bait.

  N. Y. 326, 23 Ap
- 3636 Minor amendments as to reports to fish commission of fish caught in pounds, etc.

  Ct. 17, 4 Mr
- 3637 Fishing through ice. Fish and game commissioners may on petition prohibit for five years in any waters. Lines limited to five except in tide waters.

  N. H. 53, 54, 11 Mr
- 3638 Lawful to spear through ice in winter; exceptions.

Mich. 50, 26 Mr

- 3639 Dynamite. Prohibiting use of dynamite or explosives; stricter rules as to seining bass, lobsters and crabs. Cal. 230, 31 Mr
- 3640 Penalty for using dynamite, etc. to destroy fish. Tenn. 57, 11 F

## Special kinds of fish

- 3641 Trout, salmon, shad, bass; amending regulations as to taking; penalties.

  Cal. 24, 25 F
- 3642 Close time for all trout, all salmon and grayling October to April [formerly November to May]. Wyo. 18, 15 F
- 3643 Trout. Close season for brook trout April 1 to June 15; must be caught only with hook and line. Ct. 83, 14 Ap
- 3644 Penalty for fishing as a business for brook or lake trout.

N. H. 41, 8 Mr

3645 Close season for mountain trout Sept. 1 to June 1 [formerly Nov. 1 to April 1].

Ari. 84, 17 Mr

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0040	Salmon. Revising law, seining prohibited	in Certain waters,			
	general regulations; licenses.	<b>Wash.</b> 82, 16 Mr			
3647	Close time for lake trout or land locked sal	mon Feb. 1 to June 1			
	[formerly Jan. 1 to May 1]; private ponds excepted from ge				
·	eral law; taking spawn or ova without pe	rmit unlawful.			

Davising laws saining prohibited to contain water

Nev. 53, 9 Mr . 3648 Sturgeon. Close season June 30 to Dec. 1. Penalty.

Del. 463, 19 My

3649 Close season March 1 to Nov. 1; under three and one half feet protected. Wash. 73, 16 Mr

3650 Extending time in which seines may be used in taking sturgeon and shad.

S. C. 259, 23 F

3651 Eels and white fish may be taken, under regulations.

Me. 205. 2 Mr

3652 Black bass. Close season June 15 [formerly May 30] to Dec. 31.

N. Y. 628, 21 My

3653 Sardines. General revision of law regulating taking and packing.

Me. 279, 25 Mr

3654 Shad. Penalty for describing as Connecticut river shad fish not caught in Connecticut river or its tributaries. Ct. 90, 8 Ap

### Shell fish

- 3655 Must not be taken except by residents of state for one year [formerly six months]. Ct. 36, 17 Mr
- 3656 Costs in case vessel seized is found not used contrary to law shall be paid by state [formerly person making seizure].

  Ct. 122, 29 Ap

3657 Penalty for use of plows in taking on Long Island sound.

Ct. 31, 17 Mr

3658 Oysters. Establishing on petition of county commissioners of any county, boards of oyster lands commissioners. Natural oyster beds shall remain property of state; investigation.

Wash. 107, 17 Mr

3659 Amending. Chief inspector's salary \$75 [formerly \$60]; given additional police power; etc. N. C. 13, 23 F

3660 Procedure by executors of deceased owners of grounds.

Ct. 32, 17 Mr

3661 Slight increase in license fees for oyster dredging.

Del. 466, 27 My

3662 Amending law relating to taking oysters from public reefs.

Ala. 386, 15 F

- 3663 Repealing laws defining duties of inspectors, rights of land owners, etc.

  Ala. 366, 18 F; 385, 387, 15 F
- 3664 Oysters and terrapin. Licensing gathering for sale outside of the state; canning oysters.
   5. C. 326, 5 Mr
- 3665 Non-residents [formerly any person] shall not catch for sale outside state without license.

  S. C. 247, 17 F
- 3666 Clams. Hard clams not to be taken under one inch diameter.

  Ct. 12, 3 Mr
- 3667 Lobsters. More stringent regulations and penalties for catching or possession. Ct. 11, 3 Mr
- 3668 Scallops. Close time April 1 to Oct. 1. Raking or dredging prohibited. Penalties. Ct. 13, 9 Mr

## CONSTITUTIONAL AMENDMENTS

## 1896-97

Note.—The references are to the marginal numbers in the body of the bulletin, where the amendments are summarized. The column of amendments proposed includes both those submitted to future vote of the people and those referred to the next session of the legislature, as is required in a number of states, and those not repassed by the legislature of 1897.

	Adopted	Rejected	Proposed		Adopted	Rejected	Proposed
Arkansas			2461	Minnesota		<del></del>	2188
	. <i></i> '	: •••••••	2930				2399
California	. <b></b> . !		263	Montana			1518
			591	1			
			864	Nevada			4574
				New Jersey	28	172	
			2069	2.0	2018		
				North Dakota			458
Connectiont				Zioren Zunoiu			
				ļ			2732
			1	Oregon			
Idaho	[			South Dakota			53
<u> </u>			2103	South Dakota			456
Illinois			786		1	• • • • • • • • • • • • • • • • • • • •	588
Indiana		1516	542 <b>s</b>	Texas		272	592
LUCCI 261126		1010	1500				
			1517				2563
Kentucky		1101					45.
Kentucky	1	1191		Washington			456
Maryland				****			1141
Michigan				Wisconsin			213
Minnesota			173	1		••••	7646
			583		'	·	1158

a Not repassed by legislature of 1897; the legislature of Oregon met but failed to organize.

b Bank act submitted to popular vote 1898.

#### Constitutional amendments and new constitutions

Delaware adopted a constitution by convention, without popular vote, in accordance with the existing constitution of 1831, June 4, 1897. Since no revision had been made for so long, the changes from the old constitution are very marked. The new one, in accordance with modern tendencies, is very minute and extended. More democratic as opposed to aristocratic provisions are introduced. The chief new features are:

- 1 Legislature. Increase in number, prescription of districts in constitution itself; repeal of property qualification for senators. Compensation fixed.
- 2 Legislation. Prohibition of special laws on many subjects, including private corporations. All corporate charters subject to forfeiture for abuse. Lotteries prohibited. Local option in liquor traffic.
- 3 Executive. Governor's appointments require confirmation of senate. Attorney-general, state auditor, treasurer and insurance commissioner made elective by people instead of appointive. Governor given veto. Pardons subject to action of ex-officio board.
- 4 Suffrage. Repealing requirement of taxpaying, but requiring for those hereafter becoming of age ability to read constitution in English. Penalties for corruption. Registration required.
- 5 Miscellaneous. Taxes shall be uniform only on same class of subjects. State may not contract debt except in war or insurrection or to pay existing debts. Corporate stock shall be issued only for money, or for property and labor at actual value. State board of agriculture established.

Tennessee gave a vote adverse to calling a constitutional convention, in August 1897. For acts submitting question of calling convention see Laws, 1897, ch. 11, 12 and 17.

California will vote in November 1898 on the question of holding a convention. (See Laws of 1897, j. r. 35)



## SUBJECT INDEX

[References are to marginal numbers at left of each page]

Accident insurance, 2826, 2827 Accidents, 2992, 3023, 3262, 3277 Acknowledgments, 1233-40 Actions at law, 1618-1925 special classes, 1797-1869 Adjutant general, 2524, 2527 Administration of estates, 1411-82 Administrators, 1418-31, 2888 Adopted children, 2670-79 Adulteration of food, 3124-44 of liquors, 104, 3127, 3141 Adultery, 1952, 1953, 2099 Advertising, false, 3203 legal, 1791-95 Age of consent, 1958-65 Aged, homes for, 2648 Agricultural colleges, 385-90, 3295 experiment stations, 3302-4, 3357, 3492, 3493 fairs, 3311-13 societies, 3306-12, 3314 statistics, 3296 Agriculture, 3294-3546 state boards, etc., 3294-3301 Alcohol, sale of, 81, 84, 102 effects of, 341, 342 Aldermen, 2224-31 Aliens, 440-46, 636, 637 Amendments, constitutious, 582-87 See also table, p. 716 Amusements, 28-49 Anesthetics, 125, 146 Animals, bounties on, 3411-21 cruelty to, 133-37, 3313 See also Domestic animals Anthrax, 3436

Antwerp pigeons, 3609

Appeals, 1709-42, 1901-10 courts of, 1520, 1543-46 criminal cases, 1901-10 Apportionment, legislative, 589,590 Appropriation of property, see Condemnation, Water rights Arbitration, labor disputes, 676-79 Arbor day, 344 Architecture, 3145 Arid lands, U. S. grant, 3382-84 Armories, 2522, 2523, 2535, 2536 Arrests, 1873-82 Arson, 1966 Art, works of, 427-36 Artesian wells, 3379-81 Arts and industries, 3229-42 Assault, 1935 Assessments, taxes, 922-88 See also Taxes Assessments, special benefit, 2312, 2318-20, 2324-35 drains, 3334, 3337, 3344, 3350-52 roads, 2416 sewers, 2353-67 streets, 2336-46 sidewalks, 2347-52 Assessors, 937-56 Assignments, 1365-95 Assumpsit, action for, 1864 Asylums, see Blind, Iusane, Orphans, etc., and Hospitals Athletic associations, 760 Attachments, 1831-53, 1865 Attorney-general, 2034-38, 2132, 2886 Attorneys, 1500-14 district, prosecuting, etc., 107, 110,

See also Cities, attorneys

AAin	Bicycles (continued)
Auctioneers, 3204	licenses, 2213
Auditors, 1671  See also City. County. State audi-	paths, 2480–85
	racing, 43
tors, etc.	
Australian ballot, 453, 454	Bigamy, 1957
- 1 . RVG RVD	Billiards, 45-49, 82
Badges, 757, 758	Bills, legislative, 598-601
Baggage, 2968-74	Birds, 3589-3609
Bail honds, 1883, 1884	game, 3589-3608
Bailiffs, 1594	song, 3604-8
Bakeries, regulation, 668, 669, 3136,	Births, 3062, 3063, 3069
3137	Black bass, 3652
Ballots, 453, 519-29, 535, 536, 546, 547,	Blacklisting employees, 632–35
549-52	Blackmail, 1950
clerks, 512, 514, 516	Blind, care of, 2629-32, 2637
machines, 538-44	Blindness, prevention, 3077
Banking institu ions, 764-837	Blue sook state, 623, 624
Bankrupt stocks, 3199, 3203	Boarding houses, 1307-9
Banks, 764-837 2889	Boats, 3044-46
commissioners, etc., 764, 766, 789,	Boiler inspector, 3157–59
791, 800	Bonds (public) see Debts
cooperative, 837	Bonds, official, 2004, 2005, 2100, 2101,
deposits, 780–82, 803	2877 2879-93
examiners, 765, 791, 792, 2887	in actions, 1729-34, 1790, 1843-45
nsolvent, 769, 793-97	Book making, 34-36
national, 773	Books, obscene 147-49
savings, 798-807	school, 345-58
superintendent, 787	Boroughs, 2248-52
taxation, 1113-15	Bottles, 3221
Bar, admission to, 1503-11	Boulevards, 2380-82
Barbed wire, 3171, 3477	Boundaries, land, 1224-26
Barbering, 3089, 3242	Bounties, manufacturers, 3318, 3322,
Barmaids, 83	3323
Barrels, etc., 3221	soldiers, 2550, 2552
Bass, 3641, 3652	wild animals, 3411-21
Bastardy, 144, 145	Bowling alleys, 46, 47, 82
Battlefields, 2582–87	Boycotts, 680
Bears, 3418, 3585-87	Brands, 3221
Beaver, 3551	live stock, 3489, 3490
Bees, 3391 3495-97	Bribery, 560–74
Beet, sugar, 3315-23	Bridges, 2503–14
Betting, 28–36	railway, 2985
Bicycles, 2474–79	Brokers, insurance, 2789-96
as baggage, 2971–74	Brown-tail moth, 3402
injury to, 2472, 2473	Buffalos, 3580
insurance, 2869	Buckwheat flour, 3138

Children, 25-28, 3076, 3077 Building and loan associations, 817-36 foreign, 834-36 adoption, 2670-79 taxation of, 1116 cruelty to, 126-32 Buildings, safety, 3145-53 dependent, 2657-80 illegitimate, 2, 1400, 1401 inspector of, 3148 imbecile, 2627, 2628 Burglary, 1967-71 insurance, 2867, 2868 labor. 656-58 Burial permits, 2396, 2397, 3085, 3086 See also Minors places, see Cemeteries Churches, 739-54 Business licenses, 1131-40 Cider, 3141 Butter, 3513-19 Cigarettes, 119-24 Circuit courts, 1547-56 Canals, 853, 3047 Cities, 291-300, 1190-1212, 2182-2234 Candidates, 464-84 aldermen, 2224-31 Candy, adulterated, 3132 азвевотв, 941-44 Canned food, 3126 attorney, 2219, 2234 Canvass of votes, 545-57 census, 2192-95 Cupias ad respondendum, 1626 charters, 2182-91 Capital punishment, 1923, 1924 clerk, 2218, 2233 Capital stock, 694-98, 776-78, 810, collectors, 1003-9 2902-4 comptroller, 2232 Capitol, 2049-60 councils, 2185, 2220-22, 2224-31 commissioner, 2050-53, 2055, 2056 courts, 1566-73 Caribou, 3576, 3582 debts, 1192-1210 Carriers, common, 2897-3034 elections, 576-78, 2190 Cars, railway, 2990, 2991 finance, 1202-12 taxation, 1098, 1099, 1102, 1103 fire departments, 2253, 2257-64 Casualty insurance, 2866-76 franchises, 2177-80, 2279, 2280 Cattle, see Domestie animals libraries, 401, 402, 404, 406-14 Caucuses, 474-84 licenses, 2163, 2212, 2213 Cemeteries, 2369, 2383-97 lighting, 2268-77 associations, 2385-87 marshal, 2218, 2219 funds, 2389–93 mayors, 12, 1035 Census, cities, 2161, 2193, 2195 officers, 2216-34, 2884 school, 331-34 ordinances, 2204, 2205 Cestui qui trust, 441 parks, 2368-82 Chancery cases, 1672 police, 2253-56 courts, 1565 sewers, 2353-60, 2363 Charitable institutions, 2590, 2591, sidewalks, 2209, 2347-52 2593-97 streets, 2209, 2312-46 See also under specific heads taxes, 1015, 1016, 1035, 1036, 1190, Charities, 2590-2680 1191, 1202 state boards of, 2590-92 treasurer, 2887 Charities and correction, 2590, 2591 Charters, municipal, 2152, 2182-84 water supply, 2294-2311 Citizenship, 437-452, 2737 Chattel moitgages, 1282-92 See also Aliens Cheese, 3520-25

Chicory, 3175, 3323

Civil procedure, 1618-869

Civil rights, 447; 448	Contractors, 1297, 1298, 1301
Civil service, 1998-2003, 2097	Controller, see Comptroller
cities, 2215–34	Conveyance of property, 1227-45
Claims, court of, 863	Convicts, 460, 2681-746, 2763
Clams, 3666	iusane, 2695, 2746
Clerks, see Court, City, Town clerks, etc.	labor, 2696-714
Clubs, social, 84	Cooperative banks, 837
Coal, 3214, 3215	Co-partnership, 1361
mines, 3259, 3275–88	Coroners, 1617
Cocaine, 125	Corporations, 681-848, 1635-42, 1772-76
Codes, 608-11	benevolent, 731–38
Collateral inheritance tax, 1055-62	capital stock, 694–97
Collectors, tax, 989-91, 1003-9	cemetery, 2385-87
Colleges, 365, 366, 369-78	charters, <b>6</b> 81–88
Colored race, 189, 190, 319, 320, 385,	directors, 692, 693, 731-34
447-49	educational, 379-82
Commander-in-chief, 2519, 2520, 2526	foreign, 707-13, 1640-42
Commercial paper, 1323-26, 1332-40	insolvent, 701-6
travelers, 3187, 3202	lighting, 2283-87
Commission merchants, 3184-86	literary, 419, 420
Common carriers, 2897-3034	manufacturing, 714-17
Common pleas, courts of, 1563	membership, 726–38
Comptroller, see State and city comp-	real estate, 723
troller	religious, 739-55
Compulsory education, 325-38	reports of, 700
Concealed weapons, 166-68	taxation of, 1063-130
Condemnation proceedings, 1271, 1272,	See also specific heads, Banks,
1816-18, 2383, 3040-42, 3257-59,	Insurance, etc.
3291, 3292	Corrupt practices, elections, 560-74
railways, 2919-21	Costs in actions, 1781-89
roads, 2482	criminal, 1911-17
street improvements, 2211, 2313,	Cotton, 3212, 3213, 3228
2316, 2317	factories, 3238
Conditional sales, 1293, 1294	Counterfeiting, 1972
Confectionaries, 668	Counties, 2069-132, 273-77, 1158-89,
Confederate soldiers, 2546, 2547	2407-24, 2747-53
Congregational churches, 753, 754	accounts, 1170–83
Conspiracy, 1934	assessors, 937-45
Constables, 1595-600	auditor, 2116–18
Constitutional amendments, 582-87	boundaries, 2076-80
See also table, p. 716	bridges, 2503-13
Contagious diseases, 3054, 3070-75	clerk, 2102
of animals, 3424-57	commissioners, 2081-95, 2110, 2122
Contempt of court, 1796	contracts, 1189
Contested elections, 558, 559	court, 1557-65
Continuance, actions, 1662, 1663	court house, 2122-25
Contracts, land, 1231, 1232	debts, 1144, 1147-49, 1160-64
public. 881-84	depositories, 1184–88

Crimina! courts, 1574, 1575

onnties (continued)

Irematories, 3085, 3087, 3088

Crimes and punishments, 1926-97

procedure, 1870-925 ditches, 3331-42 Criminals, apprehension of, 1870-82 elections, 2069 identification, 2743 finance, 1158-89 funds, 1184-88 See also Convicts, Prisons jails, 2122, 2747-53 Crops, hindrances to, 3389-410 Crossings, railway, 2975-80 judges, 1557-61 Cruelty to animals, 133-37, 3313 jury commissioners, 1692, 1693 children, 126-32 officers, 2096-121, 2884 parks, 2374 records, 2121, 2127-30 Dairy commissioners, 3131, 3142, 3499, roads, 2407-24 3501, 3522 products, 3499-525 school commissioner, 224 seats, 2126 Damages, personal injury, 1819-30 superintendent of schools, 216-23 Damages, property, see Condemnation supervisors, 2081-95, 2110, 2122, Dams, 3169, 3377, 3378 2749, 2752 Days of grace, 1332 surveyor, 2119, 2120 Dead bodies, 159-65, 2394-97 taxes, 1142, 1143, 1158, 1159 Deaf and dumb, 2629-36 treasurer, 1176, 2111-15 Debts (public) city, 1203-10 unorganized, 2074 counties, 1160-63 workhouses, 2752, 2753 local and municipal, 1141-52, 1192-Court clerks, 1523-26, 1601-3, 2102 201 school, 282-86, 298, 299 houses, 2122-25 officers, 1585-617 state, 850-53 stenographers, 1527-30 township, 1215-18 town, village and borough, 1213, Courts, 1515-617 1214 appellate, 1520, 1543-46 Decedents' estates, 1396-482 chancery, 1565 circuit, 1547-56 Decoration day, 2573 Deeds, 1227-70 county, 1557-65 criminal, 1574, 1891-925 Deer, 3575, 3576, 3581-84 district, 1548-56 Dentistry, practice of, 3104-9 justices', 88, 1577-85 Dentists, 3101 police, 1554, 1555, 1574-76 Department stores, 2212, 3222 probate, 1411-17 Depositions, 1687-90 superior, 1556, 1562. 1564 Depots, railway, 2961-67 supreme, 1515-47 Descents, 1396-410 Courts of appeals, 1543-47 Detectives, 1870-72 common pleas, 1563 Devisees, 1398 special sessions, 1905 Disbarring, 1513, 1514 Coyotes, 3416 Diseases, contagious, 3054, 3070-75 Creamery insurance, 2876 of animals, 3424-57 Frameries, 2876, 3524, 3525 Disorderly conduct, 138-43, 150-52 Credit insurance, 2896 Dispensary, liquor, 51-53

Dissection, 137, 159-65

Distillers' companies, 1073

District attorneys, 1612-16	Electric apparatus, 2288-93
courts, 1547-56	companies, 2283
Disturbing meetings, 153-55	light plants, 2268-83
Ditches, 3329-42	strect railways, 2998-3025
Divorce, 14-24	Elevators, 3173
Docks, 3042	See also Warehouses
Documents, state, 615–24	Embezzlement, 1979–82
Dogs, 3478-85	Emineut domain, see Condemnation
Domestic animals, 3422–98	Employees, 629-80, 3015-21
diseases, inspection, 3422-57	See also Laborers
impounding, 3458-3477	Employer's liability, 2993-95
insurance, 2875	Employment burean, 630, 631
shipment, 2947	Engineer, state, 2041
Domestic relations, 1–27	Engineers, 3159, 3266-69
Domestic trade, 3172-228, 3118-22	Entomologist, 3392, 3393
Dower, 1402-9	Epileptics, 2626–28
Drainage, 3329-53	Equalization of taxes, 973–87
districts, 3343-47	Escapes, 1927–29
See also Sewerage	Escheats, 1410
Druggists, 3110-18, 3121,3122	•
liquor sales, 80, 91	Estates of decedents, 1396-482
Drugs, 3111-3113, 3115, 3118-23, 3127,	absentees, 1481–82
	descent of, 1396–482
3128, 3130	Estrays, 3458-69
Drunkards, 113–16, 1498	Evidence, 1673-90, 1893-97
Drunkenness, 112	Examiners, state, 2039-40
Dynamite, 3639, 3640	Exceptions, 1709-11
Education, 169-436	Excise commissioners, 50, 75–76
board of, municipal, 238-42	Executions on judgment, 1762-80
compulsory, 325-38	exemptions from, 1252-70
county superintendent, 216-23	Executors and administrators, 1418-31
higher, 365-93	sales, 1454–59
state superintendent, 212-15	Exemptions from execution, 1252-70
See also Schools	from taxation, 931-36, 2543, 2901,
Educational institutions, 365-68,379-82	3319–21
Eels, 3651	Explosives, 3160-61, 3639-40
Elections, 453–581	Expositions, 2065, 3229-30
contested, 558, 559	Express companies, 3026–27
day, 503	taxation, 1108-9
districts, 494–502	Extradition, 1879–82
judges of, 506–15	
municipal, 576-79	Factories, inspection and safety, 652-
notices, 504, 505	69, 3158
officers of, 506–18	Fairs, 3311-13
presidential, 580, 581	False advertising, 3203
primary, 474–84	False pretenses, 1985–86
	Family, 1-27
school, 172–80	property, 1246–70
	• • • • • • • • • • • • • • • • • • • •

Flax, 3184, 3236-37

Feeble-minded, 2626-28, 2632 Fees, 2006-8 See also specific officers and subiects Fellow-servants, 2993, 2994 Females, see Women Fences, 2981-82, 3470-77 wire, 2373, 3171, 3477 Ferries, 3046 Fertilizers, 3385-88 Fidelity insurance, 2895 Fiduciaries, 1346-50, 2877-93 Finance, public, 849-1220 city, 1202-12 county, 1158-89 local and municipal, 1141-220 state, 849-921 township, 1215-20 village and borough, 1213-14 Fines, 1922 Fire alarms, 158 companies and departments, 2253, 2257-67 districts, 2265, 3154-56 escapes, 3152, 3153 insurance, 2828-65 insurance patrol, 3147 protection, 2984, 3146-51 wardens, 3538 Fire arms, 166-68 Firemen, 2261-64 Firemen's associations, 2264 relief fund, 2261-63 Fish, 3610-68 commissioners, 3612-17, 3621, 3624 batcheries, 3618-24 nets, 3628-36 pounds, 3636 Fish-ways, 3627 Fish and game commissioners, 3547, 3548, 3560, 3561, 3565 wardens, 3558, 3559 Fishing, 3625-40 Flags, state, 2062-63

U. S. 254-56, 450-52, 2017

Farmers' institutes, 3314

insurance companies, 2851

Foods, 3124-44, 3501 Foreclosure, 1804-8 Forest fires, 3536-39 Forest preserve, 3532-35 Forestry, 3356, 3526-46 commission, 3527-28 Forgery, 1972 Fowls, 3498 Foxes, 3417, 3420 Franchises, municipal, 2177-80, 2999, 3002 public, 2483 Fraternal beneficiary societies, 2816-25 Fraud, 1983-89 Freight, 2929-48 Fruit trees, 3389-402 Fugitives from justice, 1879-82 G. A. R., 932, 2561, 2576, 2577, 2579 Gambling, 28-33, 82, 96 Game, 3570-609 protectors, 3563 Game and fish, 3547-668 commissioners, 3547, 3548, 3560, 3561, 3565 wardens, 3558, 3559, 3570 Garbage, 2345 Garnishment, 1848-53 Gas companies, 2284-87 meters, state inspector, 2287 Gasoline, 3167, 3168 General assembly, see Legislature General court, see Legislature Geological reports, 424, 425 surveys, 424, 425 Gettysburg park, 2587 Girls' industrial schools, 2769-74 Glucose, 3134 Gold ware, 3240 Governor, 460, 886, 342, 1240, 1654, 1879, 2009, 2018-20, 2026-28, 2254, 2522, 2524, 2599, 2631, 2721, 2722, 2728, 2737, 2771 Grade crossings, 2975-77 Grain inspectors, 3177-79 seed, 3325, 3326

warehouses, 3173-79

Grand juries, 1885-90 Hunting, 3567, 3572 Grouse, 3575, 3591-93 Guaranty companies, 2877-94 Guardians, 1483-99, 2888 of insanc, 1492-97 of minors, 1483-91 Guide boards, 2486-89 Guides, 3569 Gunpowder, 3160, 3161, 3639, 3640 Habeas corpus, 1925 Hail insurance, 2873, 2874 Harbors, 3013 Hats, 42 Hawkers, 3190 Hawks, 3421 Hay, 3227 Health, public, 3048-144 local boards, 3054-60, 3510 nuisances to, 2305-11 state boards, 2591, 3048-53 See also Laborers, protection and sufety Hedge fences, 2466 Heirs, 1398, 1399, 1479, 1480 High schools, 359-64 Higher education, 365-93 Highway overseers, 2433 Highways, see Roads Historical societies, 421-23 Hogs, 3182, 3454-57, 3462 Holidays, 1333-40, 2066 Homesteads, 1268-70 Honey, 3133 Horse racing, 34-38 Horses, 3441-44 Horseshoeing, 1320, 3231-34 Horticulture, 3389-402 Hospital corps, 2538 Hospitals, 2597 See also Insane asylums Hotel-keepers, 1307-9, 1357-60, 1987 Hotels, 84 Hours of labor, 652, 653, 657, 658

House-boats, 3045

Houses of refuge for women, 2775 Houses of ill-fame, 139-43, 151, 2768

Husband and wife, 1-27, 1246-51, 1269 Ice, impure, 3143, 3144 Idiots, 2626-28 Illuminating oils, 3162-68 Immigration, 2043 Impeachment, 2025, 2026 Incest, 1954, 1955 Income taxes, 1053-54 Indians, 2, 101 Industrial insurance, 2813-15 Industrial schools, 392; 393, 2762-65, 2769-74 Industries, 3172-293 Inebriate asylums, 113 Inchriates, 113-16 Infants, 1477, 1478, 2669 See also Children, Minors Inberitance, 1396-410 taxes, 1055-62 Inhumanity, 126-37 Initiative and referendum, 588, 2169 Injunctions, 1869 Injury, action for, 1819-30, 3025 Inn-keepers, see Hotel-keepers Inks, 2014 Insane, 2598-628, 2653, 2746, 2773 asylums and hospitals, 114, 115, 2565, 2591, 2594, 2598, 2601-12 criminals, 1918 guardians of, 1492-97 Insect pest, 3389, 3393, 3400-2 Insolvency, 1365-95 commissioner of, 1371 Insolvent banks, 793-97, 831-36 corporations, 701-6 Instruction in schools, 339-64 military, 2539-43 superintendent of public, see State superintendent Insurauce, 2777-896 agents, 2792-96, 2798, 2800, 2803 commissioner, 2778, 2779, 2781, 2783 Insurance companies, 2777-84, 2789-91

accident, 2826, 2827

fidelity, 2895

```
Insurance companies (continued)
                                          Labor (continued)
    fire and casualty, 2828-76
                                              statistics, 627
    foreign, 2797-800, 2841-45
                                               unions, 670-75, 3219, 3220
    industrial, 2813-15
                                               women's, 655
    life, 2801-25
                                          Laborers, blacklisting, 632-35
    prudential, 2816-25
                                              employment, 629-51, 3285-88
    taxes on, 1118-30
                                              liens of, 1296, 1298, 1306, 1310-22
    title, 1130
                                              protection and safety, 652-69,
Interest, 1328-31
                                                3262-88
Intoxicating liquors, 50-116, 2751
                                               wages of, 610-51
Intoxication, 108, 112-16
                                                 See also Miners
Investment companies, 815, 816, 1117
                                          Lake George, battlefield, 2582
Iron mines, 3259, 3265
                                          Land contracts, 1231, 1232
                                          Landlord and tenant, 1341-45
   smelting, 3241
Irrigation, 3354-84
                                          Lands, alien ownership, 440-43
    companies, 3365
                                              arid, 3382-3384
    districts, 3370-76
                                              grants of, 725, 3382-84
Itinerant vendors, 3199-201
                                              public, 892-921, 3245-56
                                              sale of, 898-909
                                              sale for taxes, 1010-50
Jails, 2122, 2244, 2747-58
                                              school, 892-921
Jellies, 3135
                                              swamp, 3339
Judges, see specific courts
                                                 See also Property
    change of, 1650-54
                                          Larceny, 1973-77, 2479
Judgments, 1743-61
                                          Law, practice of, 1500-14
    executions on, 1762-80
                                          Law libraries, 395, 396, 1512
Juries (civil and criminal) 1691-708
                                          Laws, 608-14
    eriminal, 1898-900
    graud, 1885-90
                                              publication of, 612, 613, 620
Jury commissioners, 1692, 1693
                                              revision of, 609, 610
Justices of the peace, 88, 1577-85
                                          Leather, imitation, 3239
Juvenile delinquents, 2755, 2759-74,
                                          Lectures, free, 408, 3314
                                          Legal notices, 1791-95
                                          Legislation, 589-614
                                              uniform, 607
Kafir corn, 3216
                                          Legislative journal, 620
Kindergartens, 343
                                              manual, 623-24
Knights of Pythias, 759
                                          Legislature, 589-614
Labels, 3217-21
                                              bills, 598-601
                                              clerks, 596
Labor, 626-80
                                              committees, 602, 603
    bureau of, 627, 628, 630, 631, 3300
                                              officers, employees, 594-97
    children's, 656-59
                                              printing, 615-24
    convict, 2696-714
                                              sessions, 591
    hours of, 652, 653, 657, 658
                                          Levee districts, 3352, 3353
    liens for, 1296, 1298, 1306, 1310-22
                                          Levees, 3348-51
    mines, 3285-88
                                          Libel, 1944-49
    of aliens, 444-46, 636, 637
    ranways, 2987, 2993-95
                                          Librarians, state, 398, 399
```

Manufacturing, 3235-41

corporations, 714-17

Libraries, 394-418,420,421,727, 728, 1257 Marriage, 1-13 Married women, 25-27, 1246-51 commission, state, 400 dower, 1402-9 law, 395, 396, 1512 Marshals, municipal, 2218, 2219 school, 418 Licenses, 2244 Masonie associations, 2815 Mayor, municipal, 12, 2163-68, 2170, anusements, 2247 business, 1131-40, 2247, 3187-202, 2216-23, 3059 3204 Meats, 3428-36 liquor traffic, 62-81, 2247 Mechanics' liens, 1296-306 Liens, 274-1322, 1756-61, 3025 Medica schoo s, 3097, 3100 hotel-keepers' 1307-9 Medicine, practice of, 3090-103 aborers' 1310-20, 646, 649, 650 Membership corporations, 726-63 mechanics', 1296-306 Memorial day, 2573 Memorials, state, 427, 428, 436 Life insurance, 2801-25 Life saving, 3170 Mercantile agencies, 3223 Lighting, municipalities, 2268-93 Merchants' licenses, 1131-40, 2247, Lime inspection, 3226 3187-202, 3204 Limitation of actions, 1622, 1819-22 Methodist churches, 752 Linseed oil, 3225 Midwives, 3063, 3077 Lions, mountain, 3418 Mileage books, 2959, 2960 Liquors, intoxicating, 50-116, 2751 Military parks, 2582-87 Literature, pernicious, 147-49 Military regulations, 2515-89 Li erary societies, 419, 420 Militia, 2515-43 Live-stock, 2947 2981-83 Milk, 3506-12 insurance, 2875 Mineral lands, 3245-59 Lloyds associatious, 2865 Miners, 1310-12 Loans, 1323-40 Mines, 3243-93 Lobbying, legislative, 605, 606 bureau of, 3243 Lobsters. 3639, 3667 inspection of, 3262-80 Local government, 2069-252, 1141-220 school of, 391 See also specific heads Mining corporations, 714-20, 3257 Local option, 54-61 Minks, 3417 Lodging houses, 1307-9 Minors, 3, 4, 25-27, 47-49, 93-100, 117-Logs, 3540-46 22, 1477, 1478, 2657-80 Lotteries, 28 guardians of, 1483-91 Loyal legion, 2578 Missionary societies, 755 Lumber 3540-46 Money, lawful, 1327 Lunatics, see Insane Monuments, 427, 428, 2580, 2581, 2587 Lynching, 1931, 1932 Moose, 3576 Lynxes, 3415 Morals, public, 1-168 Mortgages, chattel, 1282-92 foreclosure, 1282, 1804-8 Malicious mischief, 1990 real estate, 1274-81, 1460-62, 1486, Malicious prosecution, 1951 1487 Mandamus, 1868 Motormen, 3016-21 Manual training, 393

Mountain lions, 3418

Mules, 3441-43

Municipal charters, 2152-59 courts, 1555, 1564, 1566-76 debts, 1192-201, 1203-210, 1213, 1214 elections, 576-79 finances, 1190-214 franchises, 2177-80 improvements, 2181 jails, 2754-58 light plants, 2268-78 officers, 2163-68 ordinauces, 2170, 2171 reformatories, 2776 taxes, 1141-43, 1190, 1191, 1202 wards, 2201-3 waterworks, 2268-75 Municipalities, 2152-252 See also Cities and other specific heads Murder, 1933 Museums, 408, 2589 state, 426 Mutual insurance companies, 2807-25, 2846-65

National banks, 773 National guard, 2515-43 Natural gas, 3289, 3292 Naturalization, 437-39 Naval militia, 2518, 2531-33 Navigation, 3035-47 Negotiable instruments, 1323-40 Negro race, 189, 190, 319, 320, 385, 447-49, 3302 Newspapers, legal, 1791-95 Nominations, elections, 464-73 independent, 465, 473 Normal schools, 318-24 Notaries public, 1607-11, 2887 Notices, legal, 1791-95 Noxious animals, 3411-21 weeds, 3403-10 Nuisances, 2309, 3078, 3079

Narcotics, 117-25, 146, 341,342, 3123

Oaths, 1431, 1683 Oats, 3210

Nurses, civil war, 2564

Nursery stock, 3390, 3393, 3399

Obscene language, 150 literature, 147-49 Officers, public, 1998-2012, 2018-44, 2096-121, 2141-48, 2163-68, 2879-See also under specific titles Oil wells, 3289, 3291 Oils, 3162-68 Oleomargarine, 3513-19 Omaha exposition, 3229 Orchards, 3397, 3401 Ores, 3260, 3261 Orphans, 2566, 2657-80 Osteopathy, 3100 Otter, 3579 Oysters, 3658-65 Panthers, 3418 Pardons, convicts, 2727-32 Park commissions, 2368, 2379, 2381 Parks, 2368-82, 2490, 2491, 3532 military, 2582-87 Parole, convicts, 1921, 2715, 2716, 2720-26 Parsnips, 3211 Parties in action, 1619-21 Parties, political, 472, 473, 481, 482 Partition, action for, 1812-15 of estates, 1386-92 Partnerships, 1361-64 Partridges, 3590-93 Passenger traffic, 2949-74 Patriotic societies, 2574-78 Paupers, 2638-56 Paving, 2337-40 Pawnbrokers, 3224 Peace officers, 1589-604, 2753, 3192 Pecan nuts, 3328 Peddlers, 1131, 3102, 3187-98 Penal and reformatory institutions, 2681-776

Pensious, soldiers, 2544-52

Pests, agriculture, 3389-421

Petroleum, 3289, 3291

Perjury, 1930

Teachers' pensions

Pharmacy, practice of, 3110-23

See also Firemen's, Police and

Pheasants, 3575, 3590-93, 3595-97	Process, civil, 1624-42
The state of the s	Professional schools, 383-91
Physicians, 3090-103	Prohibition, liquors, 50, 56-59, 62, 64
Pigeons, 3609	Property, 1221-322
Plate glass insurance, 2870, 2871	actions affecting, 1797-818
Pledges, 1295	conveyances, 1227-45
Plumbing, 3080-84	descent of, 1396-410
Poisoning, 1943	exemptions, 1252-70
Poisons, 3118, 3120-22, 3132	incumbrances, 1274-322
Police, 2253-56, 2996	injury to, 1966-97
courts, 1554, 1555, 1574-76	judgments against, 1743-61
matrons, 2757, 2758	parried women's, 1246-51
pensions, 2256	partition, 1386-92
Political parties, 472, 473, 481, 482	persona!. 1273
regulations, 437–624	public use, see Condemnation
Poll tax, 1052-54, 2341	quieting title, 1799-803
Polling places, 495-500	trespass on, 1991-93
Pool rooms, 49	Property and contract rights, 1221-395
Pool selling, 28, 34-36	Prosecuting attorneys, 107, 110, 1612-16
Pools, trusts, etc. 1346-56, 2131, 2389-93	Prosecutions, 106-11
Poor, 2638-56	Prostitution, 139-43, 151, 2245
houses, 2551, 2638, 2639	Prothonotaries, 1605
overseers, 2638, 2639, 2641	Public buildings, 2046-59, 2122-25, 225
taxes, 2656	documents, 615–24
Portraits, 432-35	grounds, 2059
Poultry, 3498	health, 3048-144
Power, 2268, 2276	lands, 892-921, 3245-56
Prairie chickens, 3598, 3599	libraries, 400–16
Prairie fires, 3154-56	markets, 3180-83
Presidential electors, 580, 581	morals, 1-168
Primary elections, 474-84	officers, 1998-2012, 2018-44, 2096-
Printing, public, 615-25	121, 2141–48, 2163–68, 2 <b>∃79–94</b>
See also City, County printing, etc.	order and decency, 126-68
Prisoners, 1592, 1919, 1923, 2751	printing, 615–24
insane, 2695, 2746	records, 2013-15, 2061
U. 8., 2744, 2745	safety, 314
See also Convicts	works, 204
Prisons, 2681-714	Pumas, 3418
inspector of, 2681	Oneil 2500 2502 2504
wardens, 2686, 2693, 2694	Quail, 3590, 3593, 3594
Privilege taxes 1131-40	Quarantine, 3075, 3425-28
Prize fighting, 39, 40	Rabbits, 3588
Probate courts, 1411-17	Raeing, 34-38, 43
procedure, 1411-82	Railways, 2897-997
register of, 1415-17	baggage, 2968-74
Procedure, civil, 1618-69	bonds, 2913-18
criminal, 1870–925	bridges, 2985
··•,	

```
Railways (continued)
                                          Roads (continued)
    cars, 2990, 2991
                                               districts, 2431-35
    commissioners, state, 2897, 2929-36,
                                               improved, 2398-502
      2938, 2939, 2943, 2985, 3177
                                               machines, 2450-58
    condemnation of lands, 2919-21
                                               overseers, 2429, 2453
    employees, 2993-96
                                               private, 2501, 2502
                                               state, 2398-406
    fire prevention, 2984
    injuries by, 2981-83, 2997
                                               surveyors, 2421
                                               taxes, 2454-63
    mortgage of, 2913-18
    police, 2996
                                               toll, 1110, 1111, 2494-2500
    reports of, 2926, 2927
                                               township, 2425-30
    right of way, 2919-21
                                               work, 2429, 2454-60, 2702-6
    sale or lease, 2905-12
                                           Robbery, 1967-71
    state, 2897
                                          Russian thistles, 3409, 3410
    taxation, 1088-97, 1102, 2901
                                          Sabbath observance, 156, 157
    tickets, 2956-60
                                          Safe deposit companies, 808, 810, 813,
Rape, 1958-63
                                                814
Rapid transit, 2998-3025
                                          Safety, public, 3022-25, 3145-71
Real estate corporations, 723
    taxation of, 934-60
                                          Sage-fowl, 3600
                                          Salmon, 3641, 3646, 3647
    · See also Property
Real property, 1221-72
                                          Saloons, 82-96, 2768
                                          Salt wells, 3289, 3290
    actions affecting, 1797-815
Receivers, 1365, 1668, 1669, 2887
                                          San Jose scale, 3400, 3401
Reclamation districts, 3345, 3346
                                          Sanitation, 3080-84
Recorder of deeds, 1245
                                          Sardines, 3653
                                          Saturday half-holiday, 1339, 1340
Recording of conveyances, 1241-45
                                          Savings banks, 798-807
Records, public, 2013-15, 2061, 2127-30
                                          Scales, 3207, 3208
Redemption, execution sales, 1777-80
                                          Scallops, 3668
    tax sales, 1046-50
Referees, 1670
                                          Schools, 169-393
Referendum, initiative and, 588, 2169
                                               boards, 225-29, 238-42
                                               bonds, 282-86, 298, 299
Reformatories, 2759-76
Register of deeds, 1245
                                               buildings, 246-56
Registration of vital statistics, 3061-69
                                              census, 331-34
    voters, 485-93
                                              'colored, 189, 190
Religious corporations, societies, etc.,
                                               commissioners, 224
      739-55
                                               committees, 227-29
    meetings, 153
                                               county superintendent, 216-23
Replevin, 1846, 1847
                                               districts, 181-245
Reports, court, 1538-42
                                               elections, 172-80
    state officers, 872
                                               funds, 236-42, 244, 257-300
Revision of laws, 608-11
                                               industrial, 392, 393, 2762-65, 2769-
Roads, 2398-514
                                                74
    bonds, 2424
                                               kindergarten, 343
    commissioners, 2418-20, 2450
                                               lands, 892-921
    county, 2407-24
                                               legal, 1511
```

0.1	01
Schools (continued)	Sleeping car companies, tax, 1102, 1103
libraries, 417, 418	Social clubs, 84
meetings, 178–80	Sodomy, 1956
normal, 319-24	Soil—drainage, etc., 3329-88
officers, 212–45	Soldiers (veterans), 2001-3, 2544-89
private, 379–82	burial of, 2553–55
superintendent, state, 212–15	bounties, 2550
supplies, 252, 253	exemptions, 3187, 3195–97
taxes, 259-62, 273, 274, 280, 281,	home <b>s, 2</b> 55 <b>6–65</b>
291-97	orphans' home, 2566
teachers, 301–24	widows of, 2546, 2555, 2558, 2564
text-books, 345–58	Song birds, 3575, 3604-8
township boards, 227-29	Special assessment, see Assessments
town superintendent, 225, 226	Spendthrifts, 1499
trustees, 230–35	Spices, 3142
warrants, 288	Spirits, distilled, see Liquors
Scientific corporations, 420	Squirrels, 3588, 3590
work, 419–26	State government, 1998-2068
Seats for female employees, 655	State accounts, 865-71
Secret societies, 756-58	anditor, 865-71, 2885
Secretary of state, 468, 580, 597, 613,	· · · · · · · · · · · · · · · · · · ·
614, 618, 620, 683, 690, 716, 1082,	board of charities, 2590-92
1539, 2014, 2029, 2030, 2729, 3062,	board of equalization, 973-77
3200, 3219, 3220	board of health, 2591, 3048-53
Seduction, 1964, 1965	board of examiners, 2039, 2040
Seeds, agricultural, 3315, 3316, 3325,	board of pardons, 2723, 2727-32
3326	bonds, see State debt
Seines, 3628-36, 3639, 3650	bureau of immigration, 2043, 2044
Selectmen, 2143, 2304, 2426, 2427, 2487,	capitol, 2050–60
2491	capitol commissioner, 2033, 2037
Senate, state, 2018, 2019	centennial, 2065
	civil service, 1998–2000
Sentences, criminal, 1919, 1920, 2715, 2716	comptroller, 593, 870, 1008, 1045
	contracts, 881–85
Service of process, 1624-42	
Sewerage, 2353-67	dairy commissioner, 3131, 3142,
Sexual ethics, 138-51, 1952-65	3499, 3501, 3522
Shad, 3641, 3650, 3654	debt, 850–53
Shade trees, 2346, 2490, 2491	depositories, 876–880
Sheep, 3445-53, 3485	ditches, 3329, 3330
Shellfish, 3655-68	engineer, 2041
Sheriffs, 1589-93, 2102, 2750, 2751	entomologist, 3393
Shiloh, battlefield, 2586	examiner, 2039, 2040
Sidepaths, 2480-85	finance, <b>849–921</b>
Sidewalks, 2347–52	flag, 2062, 2063
Silk culture, 3324	flower, 2064
Sinking funds, 854, 855	funds, 854-61, 876-80, 920, 921
Sires, 8494	geologic <b>al survey, 424, 425</b>

Suffrage, 172-77, 456-63 State (continued) Sugar beet, 3235, 3315-23 historical society, 397, 421, 422 boliday, 2066 Summons in actions, 1624-42 Sunday observance, 156, 157 iuspector of gas meters, 2287 liquor traffic, 85 institutions, 2045, 2046, 2049 Superior courts, 1556, 1562, 1564 lauds, 892-921 Supreme court, 1515-617 librarian, 398, 399 libraries, 394-99 appellate division, 1543-46 library commission, 400 reports, 1538-42 memorials, 427, 436 Surety companies, 1129, 1883, 2877-94 museum, 426 Sweat shops, 664 officers 2018-44, 2884 Swine, 3182, 3454-57 park, 3532 Switches, R. R., 2986, 2990 printing, 615-24 prisons, 2681-746 Tax assessors, 937-51 reformatories, 2759-75 collectors, 989-91 roads, 2398-2406 commissioners, 928-30 receipts, 1001-50 superintendent of public instruction, 212-15 sales, 1010-14 Taxation, 922-43, 1158, 1159, 1190, supplies, 881-85 taxes, 922-30 1191, 1202 treasurer, 2031-33 Taxes, business license, 1131-40 university, 365-78, 2539 city, 1190, 1198, 1199, 1201, 1202 veterinarian, 3423, 3431 corporation, 1063-1130 warrants, 873-75 county, 1142, 1143, 1158, 1159 State house, 2050-60 inheritance, 1055-62 State's attorney, 2034-38, 2132 liquor, 62-79 Stations, R. R., 2961-67 local and municipal, 1015-37, 1141-Statistics, 3296, 3300, 3496 43, 1158, 1159, 1190, 1191, 1202 labor, 627, 628 poll, 1052-54 vital, 11, 3061-69 real estate, 934-60 Statues, 429-31 road, 2454-63 Stealing, 1973-78 school, 257-98 state, 922-30 Steamboats, 1112 Stenographers, court, 1527-30, 1887 township, 1142, 1143 Stock, see Capital stock vessels, 1112 village, 1190, 1214 live, see Domestic animals Stockholders' liability, 778, 779 Teachers, 301-24 Stock yards, 3180, 3181 institutes, 314-17 pensions, 304 Storage, see Warehouses Technical schools, 385-93 Street railways, 2998-3025 Telegraph companies, 1104-7, 2210, taxation of, 1101, 2210 Streets, 2312-52 3028-32 sprinkling, 2342-44 Telephone companies, 1063, 1104-7, Strikes, 676-79 3028-31, 3033, 3034 Sturgeon, 3648-50 Temperance, stimulants and narcotics, Succession to estates, 1396-1410 50-125

Terrapiu, 3664, 3665 Tramps, 1994-97, 2245 Testimony, see Evidence Tramways, 2998-3023 Text-books, 345-58 Transient dealers, 3199-201 Textile manufacturers, 3236, 3237 Transportation and communication, 2897-3047 Theaters, 41, 42 taxes on, 1063, 1088-112 Theft, 2479 Thistles, 3409, 3410 Treasurers, see State, County, City Timber, 3542, 3546 treasurers, etc. Tires, wide, 2471 Trees, fruit, 3389-402 Title to property, 1799-803 shade, 2346, 2490, 2491 Trespass on lands, 1991-93 insurance companies, 1130 Trial, new, 1712, 1713 Tobacco, 117-24 Trial of cases, 1643-708 Toll roads, 1110, 1111, 2494-500 Torrens system, land transfer, 1227, criminal, 1891-925 Trout, 3641-47 1227a Tort, action for, 1829, 1830 Truant officers, 330 Truants, 327-34 Towns (townships), 1215-20, 2133-51 appropriations, 1218 Trust companies, 808-14 Trusts, 1346-56, 2131, 2389-93 аввевнога, 2142, 2145 clerk, 2141, 2145, 2147 Trusts and combinations, 838-48 commissioners, 2081-95, 2135, 2139 Tuberculosis, 3439-40 debts, 1215-18 Tunnel corporations, 724 finauce, 1215-20, 2148-51 Undertakers, 3085 local option, 54-61 Undertakings, see Bonds meetings, 2137-39 Union depot companies, 1100 officers, 2141-47 U. S. cessions to, 2067, 2068 roads, 2425-30 flag, 254-56, 450-52, 2017 selectmen, 2143, 2304 prisoners, 2744, 2745 sewers, 2365 Universities, state, 369-78, 2539 sidewalks, 2351, 2352 Uses and trusts, 1346-56, 2131, 2389-93 supervisors, 2081 95, 2135, 2139 l'sury, see Interest taxes, 1216-18 treasurer, 2141, 2145, 2148, 2887 Vagrants, 1994-97, 2245 trustees, 2142, 2145 Vendors, 3199-201 warrants, 1220 Venue, change of, 1644-50 Towns (villages), 2235-52 Verdict of juries, 1706, 1707 debts, 1213, 1214 Vessels. 3044-46 libraries, 401, 415, 416 taxation, 1112 streets, 2316, 2317 Veterans, see Soldiers Veterinary surgeons, 390, 3423, 3431 taxes, 1214 Trade, industries and mining, 3172-293 state, 3432 Villages, 2235-52 Trade-marks, 3217-3220 Trade-unions, 670-75, 3219, 3220 bonds, 1213, 1214 Trains, R. R., 2950, 2951, 2962, 2987elections, 2237 89, 2995 justices, 1576 robbery, 1940 sewers, 2244 wrecking, 1937-42 sidewalks, 2244

Villages (continued) Water (continued) streets, 2313, 2316, 2317, 2324, 2325, supply, 2294-311, 3143, 3144 2339, 2341 works, 2296-301 taxes, 1190, 1213, 1214 Water-birds, 3601-3 treasurers, 2887 Water-closets, 655, 660, 661 water supply, 2298, 2299 Water-ways, 3035-47 Vinegar, 3139-41 Watermelons, 2946 Vital statistics, 11, 3061-69 Weapons, 166-68 Vivisection, 137 See also Firearms Voters, assistance to, 537 Weather bureau, 3305 oath, 531-33 Weeds, 3389, 3403-10 qualifications, 456-63 Weights and measures, 3205-16 registratiou, 485-93 Wheat, 3209 residence, 461-63 White fish, 3651 Voting, 519-44 Widowers, 1402, 1403 machines, 538-44 Widows, 1402-9 Wildcats, 3415, 3417, 3419 Wages, 638-51 Wills, 1422, 1424, 1427, 1432-37 Wardens, game and fish, 3558, 3559, Wire feuces, 3171, 3477 3561 Witnesses, 1673-90 state prisons, 2686, 2693, 2694 criminal cases, 1893-97 Wards, cities, 2201-3 Wolves, 3413-16, 3418 towns, 2140, 2235-37 Women, 83, 139-43, 398, 1246-51, 1402-Wards and guardians, 1483-91, 2888 9, 1958-65, 2702 insane, etc., 1492-97 criminals, 2702, 2757, 2758, 2775 minors, 2670-79 Warehouses, 3173-79 employment, 655 suffrage, 172-74, 456, 457 Warrants (finance), 873-75, 1153, 1154 Water companies, 2302-4 See also Married women power companies, 721, 722 Woodcock, 3590 rights, 3358-61 Workhouses, 2752, 2753



#### **Departments**

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2 Examination—including preacademic, law, medical, dental and veterinary student, academic, higher, law, medical, dental veterinary, library, extension and any other examinations conducted by the regents, and also credentials or degrees conferred on examination.

The examinations are conducted as the best lever for securing better work from teachers and more systematic and continuous study from students, and as the best means of detecting and eliminating inefficient teachers or methods. They cover 140 subjects and required last year 1,045,950 question papers (exclusive of bound volumes), and are held the week ending the last Friday in January and March, and the third Friday in June, in the 611 academies and high schools in the University and also at various central points where there are 10 or more candidates.

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Library school. The law authorizes the state library to give instruction and assistance in organizing and administering libraries. Students receive from the state library staff, in return for services rendered to the library during their two years' course, careful training in library economy, bibliography, cataloguing, classification and other duties of professional librarianship.

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## University of the State of New York

INSTITUTIONS IN THE UNIVERSITY	No.	STUDENTS	15-25-27
INSTITUTIONS IN THE UNIVERSITY	Jan 1. 1898	. Mer.	Women
Universities and colleges of liberal arts		 	
For men	23	3.331	9
" women	5	2	2,217
" men and women		1.717	852
Total Professional and technical schools	34	5.050	3.078
rofessional and technical schools	<del>-</del>	. · <del></del>	·
Law	. 7	1,999	
200.0000		3.790	235
Dentistry			1 2
Veterinary medicine	3	119	
Pioarmacy	5 14	623	21
Theology	14		
Education of teachers		198	013
" librarians	· I	! -	28
Music	4	155	515
Other	15	5.732	4.249
Total	.— 71		
a	i – .*   -	- " " -	:
Academies			
Academies (incorporated)	92	3,825	4.330
Senior reademic schools		208	40
Middle "		122	157
· · · · · · · · · · · · · · · · · · ·		·	368
Total	123	4.653	4.895
ligh schools		** *** =	<u></u> · <sub>-</sub>
High schools	252	15,515	19,316
Senior "	25	885	1.140
			1,272
Middle "	T 5 0	2.128	2,499
«Special »	2	92	86
•		10.504	24.322
TotalGrand total students	·		
Grand total students	••••		
		81,4	.7 I
nstitutions for home education			
Institutes	3		
Libraries (incorporated or admitted)	135	•••••	
Registered libraries	48		
Museums	2		i
Extension teaching centers		i	
Summer schools.	2 186		• • • • • •
Study clubs	186	• • • • • •	
Tetal	120		
Grand total institutions		<del></del>	
<u> </u>		' . <u></u>	

a New York institution for the blind and New York state school for the blind b Not including its duplicates c it cluding branches

# State Library Bulletin

## LEGISLATION No. 10

January 1899

## LEGISLATION BY STATES IN 1898

## Ninth Annual Comparative Summary and Index

Pate	Review of legislation (continued)	I \GR
Preface	Street ratiways	
Review of legislation 747	Labor	7f1 3
Suffrage	Horticustate	764
Primaries 719	Trade marks and labels	264
Elections 715	The trading Samp	7/15
Initiative and referendum	The Torrens system	7/ 5
Biennial sessions	Election of pudges	
Uniform legislation.	Contempt of court	
Militia. National guard 74	Criminal sele	
State pension for confederate veterans 74.	fury trials	
Taxation	Summary of legislation	757
Local finance	Public me rais	
Municipalities 7-1	Education	
Bicycle paths 753	Political regulations	
Roads	Labor	
Public schools 7 4	Corporations	
Industrial training 7:4	Finance	
State university scholar-hips 7 4	Property and contract rights	
College of forestry	Estate out de edents and wards	800
History commission 7:5	Administration of justice	"ıi
Charities and corrections	State and local government	8 vs
Insane	Military regulations	
Penal institutions 757	Charities	×45
Juvenile offenders	Penal institutions	453
Health 7:7	Insurance	
Adulterations and imitations	Transportation. Communication	8წი
State dispensary	Public health and safety	546
Corporations 759	Trade. Industries. Mining	870
Anti-trust legislation	Agriculture	
Banking 7'>	Game and tish	. 879
Transportation and communication —	Constitutional amendments	
general	New constitutions	

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## University of the State of New York

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#### **PREFACE**

This is a highly competitive age. In government as well as in industry improved methods must be quickly adopted to keep in the lead. States which do not study their neighbors' methods of government are as sure to lag behind as is the manufacturer who does not study his competitors' methods of production. This bulletin is an attempt to digest and organize the enormous annual output of legislation so as to enable legislators with a minimum of labor to make use of the most recent experience of other states.

As fast as advance copies of the session laws of each state can be secured, the separate laws are summarized on cards and classified by subject. This enables the library to answer promptly frequent inquiries as to legislation in other states. At the end of the year the summary thus prepared is printed as part of this bulletin. Laws of purely local interest are not included. The aim is to summarize the laws sufficiently to give a concise comparative view of current state legislation. It is of course impracticable to give many details of long general laws.

As under our system of government, a decision of the supreme court of a state or of the United States declaring a statute unconstitutional is in effect equivalent to its repeal by the legislature, a digest of such decisions is included with the laws in the present bulletin. Constitutional amendments submitted to future action of the legislature or people, as well as those voted upon since the last bulletin, are placed in the summary under their proper subject-heads, and on page 882 there is a separate table arranged by states, showing the result of votes, and referring to the marginal numbers. The new constitution of Louisiana is summarized on page 883.

Besides the detailed summary of legislation the present bulletin includes a review of legislation. The aim here is to present briefly the most important and distinctive legislation of the year, and to indicate the general trend of legislation by references to laws of previous years.

The references in this bulletin cover 21 states. The summary of legislation includes all legislative sessions held from Sep. 30 '97 to Oct. 1 '98, and also sessions in Florida, Utah and Iowa not received in time for last years bulletin. The review of legislation covers the calendar year. Six states have held regular or extra sessions during the last quarter of the year and the legislatures of Alabama and Kansas were still in session at the close of the year. It is impracticable to include these laws in the detailed summary and have the bulletin out in time to be of the greatest value to legislators. All the most important and distinctive measures are, however, included in the review of legislation; it is complete to Jan. 1 '99.

#### Explanations

These must be carefully read to understand the bulletin.

The summary is classified under the general heads shown in the table of contents on the cover and in greater detail on page 742. More comprehensive laws are regularly put first under the headings, and in ascertain-

ing what legislation has been passed concerning subordinate matters under the general subject, it is necessary to refer also to the more inclusive entries. Cross references must also be observed.

The index is an alphabetic list of all the specific topics contained in the summary, and refers to each entry by its marginal number. It is necessarily very condensed.

New legislation only is included and when this is in the form of amendments only those clauses which add to, or materially change old enactments are cited. In case some part of the former law, still retained, is necessary for clearness, it is printed in ordinary type and new matter in italics.

Citations, as a rule, are made by state, number and date of approval. In Delaware and Rhode Island, where the governor's approval is not necessary, the date of final passage by the legislature is given. In the case of bills which are passed over the governor's veto or become laws without his signature by expiration of time, the date of such passage or expiration is given. The laws of several states are without chapter numbers and references are to pages.

The present bulletin has been prepared by the legislative sub-librarian Robert H. Whitten, Ph. D., who will be glad to answer inquiries pertaining to comparative legislation. Address Legislative division, State library, Albany, N. Y.

#### MELVIL DEWEY

Director

## LEGISLATIVE SESSIONS INCLUDED IN THE SUMMARY

The sessions are biennial and the dates 1898 unless otherwise indicated.

	Dates		Dates
Delaware (extra)	11 Ja - 30 My	New Jersey (annual	) 11 Ja – 25 Mr
Florida	5 Ap '97 - 3 Je '97	New York (annual)	5 Ja-31 Mr
Georgia (annual)	26 O '97-15 D '97	(extra)	11 Jl-16 J1
Illinois (extra)	7 D'97-24 F'98	Ohio	3 Ja-26 Ag
Iowa	10 Ja - 1 Ap	Rhode Island (annua	, (25 Ja- 6 My
(extra)	19 Je '97 - 2 Jl '97	Knode Island (annue	10) (31 My -15 Je
Kentucky	4 Ja - 15 Mr	South Carolina (ann	
Louisiana	16 My – 15 Jl	Tennessee (extra)	17 Ja - 5 F
Maryland	5 <b>Ja – 4 A</b> p	Utah	11 Ja '99 -11 Mr '97
Massachusetts (an	nual) 5 Ja – 23 Je	Vermont (extra)	5 My - 6 My
Michigan (extra)	22 Mr-13 Ap	Virginia.	1 D '97 - 4 Mr '98
Mississippi	4 Ja – 11 F	J	

#### SESSIONS INCLUDED IN THE REVIEW BUT NOT IN THE SUMMARY

In Alabama and Kansas the legislature was still in session at the close of the year.

<b>A</b> labam <b>a</b>	15 N-	Oregon (extra)	26 S - 15 O
Georgia (annual)	25 O – 17 D	Rhode Island (extra)	22 N - 23 N
Kansas (extra)	21 D -	Vermont	50 - 1D

OUTLINE OF SUMMARY	AND	NUMI	BER OF REFERENCES BY S	SUBJ	ECTS
Public morals	No.	Page	Finance	No.	Page
Family	11	767	Taxation — general	68	794
Amusements	10	<b>768</b>	Special forms of taxa-		
Intoxicating liquors	22	768	tion	41	798
Public order and de-			Local finance	30	801
concy	12	770	<del>-</del>		
· -				168	
	55		Property and contract righ		
Education			Possession. Transfer	23	803
School organization	35	771	Liens. Incumbrances	25	805
School finances	21	773	Contracts and other	_	
Teachers	11	774	obligations	36	806
Attendance. Instruc-			Insolvency	13	808
tion	8	775	<del>-</del>	97	
Special classes of			Estates of decedents and	97	
schools	5	776	wards		
Higher and professional	13	776	Descents. Devises	6	809
Libraries	9	777	Probate procedure. Ad-	Ū	000
Scientific work. Art	5	778	ministration	16	810
•	107		Guardianship	7	811
Political regulations	•		-		011
_		<b>550</b>	Administration of justice	29	
Citizenship. Aliens	2	778	Practice of law	8	811
Elections	бі	779	Courts	47	812
Law-making	19	783	Court officers	22	815
Public documents and		504	Civil procedure — gen-		010
printing	5	784	eral	106	817
	87		Civil procedure — spe-		02.
Labor			cial actions	31	824
Statistics. Bureaus	4	785	Criminal procedure	42	826
Wages	3	785	Crimes	20	828
Protection. Factory	3		-		020
laws	11	785		285	
Organization. Strikes	2	786	State and local govern-		
•			ment		000
	20		General	8	830
Corporations			State government	26	831
General .	28	786	County and township		000
Corporations not for			government	28	832
profit	II	788	Cities. Towns. Vil-		004
Banking and loan in-			lages. Boroughs	31	834
stitutions .	31	789	Police. Fire department	•	837
Trusts and combina-			Light. Water. Power	•	838
tions	4	791	Local improvements.		
-			Assessments	29	840
	74		Parks. Boulevards	6	842
Finance			Cemeteries	5	842
General	2	<b>792</b>	Roads and bridges	48	842
State finance	21	792	-		
Public lands.	6	<b>79</b> 3		222	

### NEW YORK STATE LIBRARY

Military regulations	No.	Page	Public health and safety	No.	Page
Militia. National guard		845	General supervision	20	866
Veterans. War memor-		010	Practice of medicine	20	000
ials	24	847	and surgery	IQ	867
-		021	Foods. Adulteration	20	869
	52		Public safety		870
Charities			_		. 0.0
Charities and correc-				60	
tions. General	2	849		og	
Poor relief	14	849	Trade. Industries		
Children. Orphans	8	850	Trade. Commerce	-0	870
Deaf and dumb. Blind	10	850	Arts. Industries	38 8	873
Insane. Feeble-minded	27	851	Mines and mining	_	873
_	61		Mines and mining	II	019
Penal institutions	••		_		
Prisons	11	853		57	
Criminals	11	854	Agriculture		
Convict labor	9	855	General	7	874
Juvenile offenders	II	855	Soil — drainage, irriga-	•	٠.٠
-			tion, fertilizers	24	874
Insurance	42		Pests. Hindrances to	-7	0.2
General	9	856	crops	13	876
Life and accident	15	857	Domestic animals	-3 16	877
Fire and other casualty	16	8 <b>58</b>	Dairy products	9	878
Surety and guaranty	10	000	Forestry	6	879
companies	11	859	_		٥.٠
- Companies		000		75	
	51			,,	
Transportation. Commu-			Game and fish		
nication			Gen <b>erai</b>	9	879
General	3	860	Game	18	880
Railways. Common			Fish	14	881
carriers	44	860	Oysters. Terrapin	5	882
Rapid transit. Street		0.00	<del>-</del>		
railways	13	863		46	
Other forms of trans-		00=	-		
portation	14	865	Total number of refer-		
_	74		= =	673	

#### ABBREVIATIONS

			Mo	nths			
Ja F Mr	January February March	Ap My Je	April May June	Jl Ag S	July August September	O N D	October November December
			Sta	ates			
Ala.	Alabama			Ct.	Conn	ecticu	it
Ari.	` Arizona			Del.	Dela	ware	
Ark.	Arkansas	l		Fla.	Flori	da.	
Cal.	Californi	8.		Ga.	Geor	gia	
Col.	Colorado			Ida.	Idah	<b>D</b>	

III.	Illinois	N. Y.	New York
Ind.	Indiana	N. C.	North Carolina
Ia.	Iowa	N. D.	North Dakota
Kan.	Kansas	0.	Ohio
Ky.	Kentuc <b>k</b> y	Okl.	Oklahoma
La.	Louisiana	Ore.	Oregon
Me.	Maine	Pa.	Pennsylvania
Md.	<b>Ma</b> ryland	R. I.	Rhode Island
Mass.	Massachusetts	8. C.	South Carolina
Micb.	Michigan	8. D.	South Dakota
Minn.	Minnesota	Tenn.	
Miss.	Mississippi		Tennessee
Mo.	Missouri	Tex.	Texas
Mon.	<b>M</b> ontana	Vt.	Vermont
Neb.	Nebr <b>as</b> ka	Va.	Virginia.
Nev.	Nevada	Wash.	Washington
N. H.	New Hampshire	W. Va.	West Virginia
N. J.	New Jersey	Wis.	Wisconsin
N. M.	New Mexico	Wyo.	Wyoming
	Compila	tions of statute	8
G. L.	General laws	· R. L.	Revised laws
P. S.	Public statutes	R. S.	Revised statutes
_			

R. C.	Revised code				
Law reports					
▲.	Atlantic reporter	P.	Pacific reporter		
NP	Northanstorn renewter	Q TF	Southoostern reporter		

A. Atlantic reporter P. Pacific reporter
N. E. Northeastern reporter S. E. Southeastern reporter
N. W. Northwestern reporter S. W. Southwestern reporter



# State Library Bulletin

Legislation no. 10 January 1899

## LEGISLATION BY STATES IN 1898

Ninth Annual Comparative Summary and Index

#### REVIEW OF LEGISLATION

1 Jan. '98-31 Dec. '98

Suffrage. The movement to place on a more satisfactory basis the existing 'white supremacy' throughout the black belt of the south has made considerable progress during the past year. In 1890 Mississippi adopted an educational qualification for the suffrage which went into effect January 1, 1892. The South Carolina convention of 1895 provided an alternative educational or property qualification which went into effect January 1, 1898. Provision however was made for the granting of the franchise permanently (so far as this qualification was concerned) to persons who should register prior to 1898 and show themselves able either to read a section of the constitution or 'to understand and explain it when read.'a

The new constitution of Louisiana is a much more radical movement in the same direction. An amendment providing for an alternative educational or property qualification was rejected by the people in 1896. The new constitution, however, provides such a qualification with a certain unique condition. The acknowledged aim has been to secure as nearly as possible the disfranchisement of the negro while retaining universal manhood suffrage for the white race. About one fifth of the native whites in Louisiana are illiterate. Some scheme seemed desirable to avoid the disfranchisement of this large number of white voters. The constitution provides that no person of foreign birth naturalized prior to January 1, 1898, and no person who was entitled to vote in any state prior to January 1, 1867, and no son or grandson of such person, 21 years of age at the time of the adoption of the constitution shall be

aDurand. Political and municipal legislation in 1896; Publications of the American academy of political and social science, no. 196.

denied the right to vote because of failure to possess the educational or property qualification, provided he registers before September 1, 1898. The constitution therefore virtually establishes an alternative educational or property qualification for all negroes but for those whites only who did not at the time of the adoption of the constitution possess the franchise. The example set by Mississippi, South Carolina and Louisiana seems likely to be followed during the present year by Alabama, the legislature at present in session having provided for the submission of the question of holding a constitutional convention to the people. Constitutional amendments providing for woman suffrage have been rejected in Washington and South Dakota.

Primaries. The movement for state control of primary elections, which has advanced greatly in the past few years has during the present year made progress in New York and Illinois and received a serious set back in California. The New York law applies to parties casting 3% of the vote for governor in cities of 50000.a It is optional with cities of from 5000 to 50000. Primaries of all parties are held on the same day. Two boards of primary election inspectors are provided. One consists of the regular election inspectors belonging to the party casting the largest vote and has charge of the primary of that party. The other board consists of inspectors belonging to the party casting the next largest vote, and has charge of the primaries of all other parties subject to the law. The Illinois law applies to Cook county (embracing Chicago) and to all other counties and municipalities adopting it. No two parties may hold primaries on the same day. In each primary district each party chooses from the list of regular election officers three judges and two clerks who are members of the party choosing them to conduct the primary election.

California passed a thoroughgoing primary election law in 1897. March 24, 1898, the supreme court declared the act unconstitutional. The act provided that no person could vote at a primary election whose name was not on the registration books; this was held to be an attempt to deprive certain citizens of their right under the constitution to vote at all elections. The act also provided that voters might be required to make oath that they intended to support the nominees elected by the delegates there elected; this was held by the court to be an establishment of a test of the right to vote that was not within the power of legislature. The argument rests largely on the application to primary elections of constitutional provisions relative to 'elections.'

Elections generally. In Kentucky the administration of the election machinery has been completely centralized. A state board of election commissioners consisting of three persons elected by the legislature has been created. The state board appoints a board for each county and the county board appoints the election officers. The state and county boards also act as boards of canvass and contest. Delaware is the first state to go

an. Y. 179, 29 Mr. '98. bSpier v. Baker, 52 P. 659.

the old method of voting after having adopted the Australian The new election law provides for separate ballots with no prosecret booths. Massachusetts and Ohioc have passed laws commissions to examine and approve voting machines and pering local divisions to adopt any machine thus approved.

Initiative and referendum. A constitutional amendment adopted by South Dakota at the November election provides for the initiative and eferendum in state and municipal legislation on petition of 5% of the oters. The referendum may be demanded in case of all laws except uch 'as may be necessary for the immediate preservation of the public eace, health or safety, support of the state government and its existing astitutions.' This is the first general application of the principle in any tate and its operation will be watched with great interest.

Biennial sessions. The New York legislature of 1898 adopted a resolution referring to the legislature of 1899 a constitutional amendment profiding for blennial in place of annual sessions. Only New York, New Tersey, Massachusetts, Rhode Island, Georgia and South Carolina now have annual sessions.

Uniform legislation. A temporary commission to confer with commissioners on uniform legislation of other states has been created in Ohio, and the temporary commission existing in Virginia has been continued for two years longer. The movement was started by the appointment of a commission in New York in 1890; at present commissions exist in a arge proportion of the states. In 1896 the national conference of commissioners recommended for adoption by the various states A general act relating to negotiable instruments. This act was adopted by New York, Connecticut, Florida and Colorado in 1897 and during present year by Virginia, Maryland and Massachusetts. If this law is adopted by the rest of the states a reform of the greatest value will have been accomplished. Commercial relations are not bounded by state lines but are national and even world wide. By a codification of this branch of commercial law uniform throughout the United States business will be greatly facilitated.

Militia. National guard. Louisiana has adopted a general military code. Massachusetts has required its volunteer militia to perform seven days of camp duty each year. A battalion of engineers has been established in Ohio. In Massachusetts a committee has been appointed by the governor to report on the advisability of provision by the state for all armories and ranges.

State pensions for confederate veterans. In conformity with art. 303 of the new constitution, Louisiana has provided for the pensioning of indigent confederate veterans and their widows. A board of pension commissioners has been established; pensions may not exceed \$8 a month.

a Del. 38, 1 Je. '98. b Mass. 878, 26 Ap. '98. c O. p. 277, 25 Ap. '98. d La. 183, 13 Jl. '98. e Mass. 348, 19 Ap. '98. f O. p. 195, 21 Ap. '98. g Mass. resolves 19, 10 Mr., '98. h La. 125, 13 Jl. '98.

A constitutional amendment permitting the adoption of a pension system similar to that of Louisiana was ratified in Texas at the November election

Taxation. The very able report of the Massachusetts tax commission has led to no legislation in accordance with its suggestions.4 The commission among other things recommended that the tax on intangible personal property be abandoned and that a direct inheritance tax and a habitation tax be substituted for it. Instead of this, however, the legislature decided to make another attempt to secure an equitable assessment of personal property. The state tax commissioner has been authorized to appoint a deputy who may 'visit any city or town and inspect the work of its assessors, and give to said officers such information and require of them such action as will tend to produce uniformity in valuation and assessments throughout the Commonwealth.'b In New York the governor was authorized to appoint a special tax commission to report to the legislature by January 15, 1899,c and at the recent session of the Georgia legislature a tax commission was provided for which is to report to the next legislature. At the recent extra session held in Oregon the state board of equalization was abolished in the interest of economy.d In conformity with art. 226 of the new constitution a state board of appraisers has been established in Louisiana for the assessment of property employed in the railway, telegraph, telephone, sleeping car and express business.

Assessment of taxes in Illinois. The assessment of the general property tax in Illinois and specially in Chicago has long been a recognized failure. The system of competitive under-valuation has brought down the assessed valuation of real estate in Chicago to about one ninth of its true value and gross inequality has existed in assessments throughout the state. To correct these evils the legislature at an extra session held this year passed a new assessment law.1 It provides for a general assessment of real estate but once every four years instead of annually, and that property shall be appraised at full value but assessed at only one-fifth of such value. The township board of review is abolished and township assessors are placed under the strict control of a county supervisor of assessors or board of assessors. A county board of review and equalization with greatly increased powers has been established in counties having the township organization, to act in place of the board of supervisors or county board. Changes have also been made with a view to requiring each person to swear to a list of his personal property.

Taxation of corporations. Kentucky has made provision for the taxation by cities of the first and second class of the franchises and intangible property of banking, trust and guarantee companies and of public service corporations generally with the exception of railroads. The value of the

a Report of the Commission on taxation, 1897. b Mass. 507, 6 Je. '98.

c N. Y. 614, 29 Ap. '98. No commission has been appointed under this law.

d Ore. p. 15, 13 O. '98. e La. 106, 18 Jl. '98. f Ill. p. 84, 25 F. '98. g Ky. 38, 16 Mr. '98.

capital stock less that of tangible property assessed in the state is made the basis of the tax. Shares of stock in the hands of the individual owners are exempt. Louisiana has levied an annual license tax on the gross receipts for business done in the state of foreign banking (except those lending money secured solely by mortgage on real estate) telegraph, telephone and electric corporations and of foreign corporations for the sale of mineral oils and meats.<sup>a</sup>

South Carolina has passed a general law for the taxation of telegraph, telephone, car, freight and express companies. The tax is to be levied on that proportion of total value of shares plus mortgage indebtedness that the length of the line within the state bears to its total length. The tax on the gross receipts of express companies for business done within the state has been increased from 1% to 2% in Iowac and from 1% to 5% in Michigan.

Single tax. A constitutional amendment permitting municipalities to determine the class or classes of property on which municipal taxes shall be levied was rejected in Washington at the November election. The amendment was designed to put it within the power of municipalities to adopt a tax on land values in place of the present general property tax.

Local finance. Virginia has passed a law requiring city and county treasurers to make annual returns of all receipts and expenditures to the auditor of public accounts according to the form prescribed by him.f An abstract of the returns thus made is to be published by the auditor. A comparative summary of local finance statistics will doubtless prove of great value to local officials and to students of municipal problems. Massachusetts has passed a laws providing for the summary investigation of municipal expenditures almost identical with an act passed by New Jersey in 1879.4 It provides that upon petition of a certain number of real estate owners to a justice of the superior court stating that moneys of a town, city or county have been unlawfully expended, the justice may upon reasonable cause shown, make a summary investigation. The injury to municipal credit occasioned by the uncertainty which often exists as to the validity of bond issues has led Georgia to provide for the confirmation before issue by the superior court of bonds voted by the people in any civil division. Appeal may be taken to the supreme court after which the validity of the bonds cannot be questioned in any state court. Bonds thus issued are to have stamped on their face 'Validated and confirmed by judgment of the superior court.i

Municipalities. A municipal code commission has been created in Ohio consisting of two persons (not of the same political party) appointed by

a La. 127, 13 Jl. '98. bS. C. 441, 18 F. '98. c Ia. 31, 12 Ap. '98.

dMich. 8, 15 Ap. '98. eWash. 85, 16 Mr. '97. fVa. 895, 3 Mr. '98.

g Mass. 432, 13 My. '98. A'N. J. 15, '79. iGa. p. 82, 6 D. '97.

j It is interesting to note that all the reforms in local finance here mentioned were included in more systematic form in the bill for the creation of a municipal government board prepared by the New York commissions on second and third class cities in 1896.

the governor. They are to 'prepare a bill for the organization of cities and villages in Ohio, which plan of organization shall be uniform in its operation throughout the state, and in which there shall be a separation of legislative and executive powers of the officers of municipal corporations.' The bill is to be submitted to the next session of the legislature which meets in January 1900.

Louisiana has passed a general law for the incorporation of municipalities of from 250 to 200,000 inhabitants. Municipalities are divided into three classes: 250 to 1000, villages; 1000 to 5000, towns; over 5000, cities. Liberal powers and extensive control over the administrative organization is given to the mayor and aldermen. The mayor, marshal and aldermen are the only officers elected by the people. The board of aldermen in cities consists of from five to nine members, in towns of five and in villages of three. The act applies only to such municipalities as may adopt it. Provision is made whereby municipalities that have not come under the provisions of this act may amend their charters in conformity with it and other state laws. The method of amendment is as follows:

The mayor and board of aldermen may prepare in writing the desired amendments, have the same published for three weeks in a newspaper published in the municipality, if there be one, and, if none, then by posting for said time in at least three public places therein; the proposed amendments shall then be submitted to the governor, who shall submit them to the attorney-general for his opinion. If the attorney-general be of the opinion that the proposed amendments are consistent with the constitution and laws of the United States and of this state, including this act, the governor shall approve the proposed amendments. If after publication, one tenth of the qualified electors of the municipality shall protest against the proposed amendments, or any of them, the governor shall not approve the ones protested against till they shall be submitted to and ratified by the majority of the electors of the municipality.

In New York a general law for the government of cities of the second class (50000-250,000)c has been adopted.d It goes into effect January 1, 1900. The distinctive feature of the law is the concentration of power and responsibility in the hands of the mayor. All the administrative officers, except the comptroller, treasurer and assessors are appointed by the mayor without the confirmation of the council, and may be removed by him at any time. A meeting of heads of departments with the mayor for consultation and advice must be held at least once a month. The mayor and his appointees constitute a majority of the boards of estimate and contract. The mayor may veto any ordinance or any part of an ordinance that pertains to more than one subject and also any item of an appropriation bill. His veto can be overcome only by a three-fourths vote of the entire council.c

City and town councils in South Carolina have been granted most liberal powers in the regulation of their own affairs. They may make

aO. p. 802, 25 Ap. '98. bLa. 136, 13 Jl. 98.

eRochester, Syracuse, Albany and Troy. dN. Y. 182, 31 Mr. '98.

e J. A. Fairlie. Centralisation of administration in New York state, p. 19.

<sup>/</sup> S. C. 522, 19 F. '98.

such regulations and ordinances 'respecting the roads, streets, markets, police, health and order of said cities and towns, or respecting any subject as shall appear to them necessary and proper for the security, welfare and convenience of such cities and towns, or for preserving health, peace, order and good government within the same.'

Bicycle paths. Massachusetts has empowered cities and towns to lay out, construct and maintain bicycle paths and to appropriate money for the same.a The general highway law so far as applicable is extended to bicycle paths. In Ohio county commissioners have been authorized to levy a license tax of one dollar a year on bicycles and with the proceeds construct and maintain bicycle paths.b In this state also a law has been passed that requires that in sprinkling streets in cities of the first class a dry strip three or four feet in width shall be left in which bicyclists shall have the right of way.c

Roads. The most important legislation on this subject has been passed in New York. A system of state aid and control in the improvement of highways has been adopted.d To secure the improvement of a highway under the law the initiative must be taken either by the abutting property owners or the county board. The state engineer then examines the highway to see whether it is of sufficient public importance to justify state aid. If approved by the state engineer and his plan for the improvement is satisfactory to the county board, the contract is let and the road constructed under the supervision of the state engineer. 50% of the cost is paid by the state, 35% by the county and 15% by the town, or if the improvement has been petitioned for, by the property owners whose lands are benefited. After completion the road is maintained by the town. The state engineer is also required to compile statistics and collect information concerning roads and to give aid and advice to local officers and persons interested in road improvement. He is also required to hold at least one public meeting annually in each county in the interest of good roads. As a bonus to towns that adopt a money tax in place of road labor the state has agreed to give an amount equal to 25% of the money tax collected.e

Minnesota has adopted a constitutional amendment providing for the creation of a state highway commission and in Vermont the office of state highway commissioner has been established. It is his duty to supervise the expenditure of the state road tax by the town commissioners and he may provide experts to give instruction at the meetings of the town commissioners in the various counties. The new constitution of Louisiana provides that parish police juries may levy property, poll and bicycle license taxes for the maintenance of the roads, and that in parishes availing themselves of this privilege short term convicts may be sentenced

G Mass. 351, 21 Ap. '98. bO. p. 203, 21 Ap. '98. cO. p. 254, 26 Ap. '98. dN. Y. 115, 24 Mr. '98. cN. Y. 351, 20 Ap. '98. f Vt. 65, 1 D. '98.

to work on the roads. The state board of engineers is required to furnish such information when called upon as will tend to create a uniform system of roads throughout the state.

Public schools. One of the most marked features of recent educational legislation is the general centralizing movement. The weaker schools are being consolidated, the unit of local administration enlarged, and the local authorities subjected to increased central supervision. The already strong powers of the Maryland board of education have during the past year been strengthened by providing that the by-laws which it may enact for the administration of the public school system shall have the force of law and that its decisions in disputes under the law, like those of the New York superintendent of public instruction and the Delaware board of education, shall be final. It has also been authorized to appoint a teacher of the state normal school who shall hold institutes in each county.a In New Jersey the state superintendent has been authorized to procure and loan to the districts model plans of school buildings, and local authorities must submit plans of all proposed buildings to the state board of education for criticism.b In Rhode Island all teachers must hereafter obtain a certificate of qualification from the state board. In this state also state aid has been provided for towns consolidating ungraded schools to form graded schools and such towns may pay for the conveyance of pupils to and from school.c A law permitting the discontinuance of weak schools and payment for the conveyance of pupils has also been passed in Ohio.4

The new general school law of Delaware makes a number of important changes in the organization of the public school system. The state board has been reorganized and the control of county schools formerly vested in it has been transferred to county school commissioners of three members each, appointed by the governor. The governor also appoints a superintendent for each county.

Industrial training. Louisiana has provided for the establishment of the Southwestern industrial institute for the education of white children in the arts and sciences. County school commissioners in Maryland have been authorized to establish separate manual training schools for white and colored children. State aid to the amount of \$1500 for each school is provided, and the schools are subject to examination by the state board of education.

State university scholarships. In 1895 a law was passed in Missouri levying collateral inheritance, incorporation and patent medicine taxes, one fourth of the proceeds to be devoted to the seminary fund and three-fourths to the state university scholarship fund. It was provided that a competitive examination should be held annually in each county to determine who should receive the county scholarships. The scholarship



**<sup>6</sup> Md. 221**, 7 Ap. '98. bN. J. 129, 2 Ap. '98. cR. I. 544, 4 My. '98, d Del. 67, 12 My. '98. cO. p. 85, 5 Ap. '98. f Del. 67, 12 My. 98. gLa. 162, 14 Jl. '98. A Md. 273, 7 Ap. '98. 4 Mo. p. 278, 1 Ap. '95.

entitled the holder to free tuition at the state university and a certain amount per month to defray expenses of attendance. During the past year the collateral inheritance tax has been declared void by the Missouri supreme court in State v. Switzler, 45 S. W. 245, and the patent medicine tax in C. F. Simmons medicine co. v. Ziegenhein, 47 S. W. 10. The Missouri constitution provides that taxes may be levied for public purposes only. In the opinion of the court the providing of certain persons with the means for obtaining a higher education was not a public purpose, and hence taxes for that purpose were void. It is an established principle of law that a tax must be for a public purpose even though the constitution is silent upon the subject; and if this interpretation of what is a public purpose should be generally adopted by state courts or by the United States supreme court it would be impossible for any state to levy a tax for the establishment of scholarships or fellowships.

College of forestry. The recently awakened interest in the subject of forestry has led during past year to the establishment of the New York state college of forestry at Cornell university.<sup>b</sup> It is the second state school of forestry in the United States, the first having been established by North Dakota in 1897.<sup>c</sup>

Libraries. In Georgia a library commission has been created to promote the establishment and efficiency of libraries throughout the state.4 Beginning with Massachusetts in 1890 similar commissions or authorities with similar duties have been provided in New Hampshire, New York, Connecticut, Vermont. Pennsylvania, Wisconsin and Ohio. The movement in the direction of library extension through the establishment of state traveling libraries first undertaken by the New York state library in 1892 has since spread to Michigan, Ohio and Iowa, and during the present year to New Jersey.6

History commission. The Alabama legislature at present in session has authorized the governor to appoint as a history commission five persons from the membership of the Alabama Historical society. The members are to serve without compensation and it is their duty to make an exhaustive examination of all records available touching the history of Alabama from the earliest times, to locate battle fields and other historic places and to make a detailed report to the governor prior the next session of the legislature (November 1900).

Charities and correction. In Iowa a board of control of state institutions has been created. It has the control and management of institutions for defectives, dependents and criminals and power to examine into the financial management of state educational institutions. The new constitution of Louisiana provides for the establishment of a state board of charities and corrections with power to inspect all state and local institutions

a Loan association v. Topeka, 20 Wallace 655.

bN. Y. 122, 26 Mr. '98. cN. D. 129, 9 Mr. '97. dGa. p. 93, 16 D. '97.

eN. J. 175, 20 Ap. '98. fla. 118, 26 Mr. '98.

and all private insane asylums and all other private institutions aided by parochial or municipal authority.

The Ohio board of charities has been authorized to inspect municipal as well as state charitable and correctional institutions. All plans of buildings must be submitted to it for approval and it may supervise the returns made by institutions. This state has also generally revised its laws relative to local poor relief and the care of dependent children.

Settlements. Massachusetts has at length revised some portions of its very antiquated settlement laws. Under the old law a person whose ancestors had obtained a settlement in Massachusetts at any time since 1794, might, though he had never lived in the state, claim a settlement in it. The rule was that a settlement once gained was never lost, and was transmitted from father to son. Under the new law settlements wholly or partially acquired previous to 1860 are declared lost, and a person absent from the state for 10 years in succession loses his settlement. To acquire a settlement in the state is as difficult as ever; a residence of five years and the payment of all property and poll taxes for three years being required.

Dependent children. The New York board of charities has been authorized to visit children placed out in families and no person or corporation, except a duly incorporated charitable society or a local officer charged by law with the duty, may place out destitute children without a license from the state board. It may at its discretion revoke any license granted. In Ohios the probate court may make an agent of a humane society guardian for any child cruelly treated or in bad surroundings, and New Jerseys has authorized the committal of children to associations for the prevention of cruelty to children.

Education of the deaf. In Ohlo district school boards have been authorized to establish schools for deaf children, under the control of the state school commissioner, and in aid of such schools county treasurers are to pay from the state school fund \$150 for each pupil attending. The state commissioner is to appoint and remove teachers and inspect schools. In city districts of the first and second class such schools must be established.

Insane. A state board of insanity has been established in Massachusetts with all the powers relative to the insane formerly possessed by the board of lunacy and charity and also additional powers and duties. Mississippi has repealed the provision allowing corporal punishment in asylums. I and in Ohio after January 1, 1900 no insane person is to be received at the county infirmaries.

Epileptics. Ohlo which was the first state to open a large institution exclusively for epileptics is so well satisfied with its experiment in the

GO. p. 105, 12 Ap. '98. bO. p. 296, 25 Ap. '98. c Mass. 425, 13 My. '98. dN. Y. 264, 14 Ap. '98. cO. p. 296, 25 Ap. '98. fN. J. 181, 21 Ap. '98. gO. p. 236, 23 Ap. '98. hO. p. 186, 21 Ap. '98. dMass. 433, 13 My. '98. dMiss. 67, 11 F. '98. kO. p. 274, 26 Ap. '98.



segregation of this class of defectives that after January 1, 1900 no epileptics will be received at the county poor houses. A village for epileptics has been provided for in New Jersey.a

Penal institutions. A prison commission has been created in Vermont, and in Kentuckye a board of penitentiary commissioners elected by the legislature has been established. The governor of South Carolina has been authorized to appoint a commission to consider the establishment of a reformatory for youthful criminals. A Virginia statute provides that any prisoner in the penitentiary who has served half his term and during that time kept all the rules of the institution, may upon the recommendation of the board of directors be granted a conditional pardon by the governor. The infliction of the death penalty by means of electricity which was first tried by New York in 1888 and by Ohlo in 1896, has during the past year been adopted by Massachusetts.d

Juvenile offenders. Rhode Island has passed a progressive law relative to the custody before trial and commitment of juvenile offenders. Children under 13 held for trial are now committed to the custody of the board of charities or of certain societies, and when convicted are to be committed to a state reform school, except for an offense punishable by imprisonment for life. Juvenile offenders may not be confined in a police station with other offenders and the state board may remove any minor from a county jail or state workhouse or house of correction to the state reform school.e

Health. The Louisiana state board of health has been reorganized with most extensive ordinance and administrative powers. It is authorized to prepare and publish a complete sanitary code. Such code is to regulate specially the reporting and management of contagious diseases, the reporting and recording of vital statistics, the transportation of persons and dead bodies, the inspection of meats, milk, coal oil and other articles affecting the public health and safety, and to provide for the carrying out of the laws in regard to adulterations. The strongest administrative powers of the board relate to quarantines and contagious diseases. The law requires the establishment of a local board in each parish, city and town which is to act under the supervision and advice of the state board. The act explains the theory of the delimitation of the sphere of activity of the local boards as follows:

The object and purpose of this act being hereby declared to be to entrust full power and authority to such local boards to establish, control and administer all matters of strictly and purely local sanitation, not affecting other portions of the state.

The powers and duties of the Ohio board of health have been considerably increased. It may establish a chemical and bacteriological laboratory for the diagnosis of diseases and the examination of public water supplies, the effluent of sewage purification works and food suspected of being the

<sup>6</sup> N. J. 113, 26 Mr. '98. bVt. 126, 16 N. '98. cKy. 4, 5 Mr. '98.

dMass. 326, 13 Ap. '98. eR. I. 581, 15 Je. '98. fLa. 192, 14 Jl. '98.

cause of disease. It must report annually on the condition of all public water supplies. If the local authorities neglect to take proper measures in case of a threatened epidemic the state board may appoint a health officer and assistants to enforce its regulations. Mississippi has provided for the quarantine of places infected with yellow fever or other virulent contagious diseases under the direct control of the state board. The services of the bacteriologist of the Maryland board have been placed at the disposal of local boards and physicians in the investigation of certain diseases. In Vermont a bacteriological laboratory is to be established by the state board of health for the examination of water supplies, milk and food, and for the determination of suspected cases of contagious diseases. The use of the laboratory and all investigations therein are free to the people of the state.

Vital statistics. Some provision for a general registration of vital statistics is now made by statute in all but 16 states, though the law in many cases is wholly or partially inoperative. During the past year Maryland has passed a law providing for a general registration. The secretary of the state board of health is made registrar; the local health officers are required to keep records; and an annual abstract of vital statistics is to be published. In Louisiana the new general health law provides for the recording of vital statistics by the local boards under the supervision of the state board. In Virginia the law requiring commissioners of the revenue to keep records of births and deaths has been repealed.

Practice of osteopathy and embalming. For the practice of osteopathy in Iowa a certificate of qualification from the state board of medical examiners is now required. In New York a state board of embalming examiners has been established to regulate the practice of embalming. Embalmers are examined and licensed by this board and the state board of health.

Adulterations and imitations. Since 1895 18 states have passed special laws prohibiting the manufacture and sale of candy adulterated with certain injurious ingredients. During the present year Iowa, Virginia and Louisiana were added to the list. Iowa, New York and New Jersey have passed laws forbidding the manufacture or sale as raw or boiled linseed oil of any article not made wholly from linseed or flaxseed. Imitating compounds can not be sold under any name containing the words 'linseed oil' or 'flaxseed oil.' Ohio passed a somewhat similar law in 1896. Virginia has prohibited the manufacture or sale of adulterated wheat flour unless marked 'combination' with a statement of its ingredients. In New York the manufacture or sale as maple sugar or syrup of imitations or adulterations has been prohibited, and mixtures containing maple sugar or syrup can not be manufactured or sold as sugar or syrup (except for medicinal purposes) unless labeled with a statement of ingredients.

State dispensary. South Dakota has decided to adopt the South Carolina plan of dealing with the liquor traffic. A constitutional amendment

aO. p. 259, 25 Ap. '98. bMiss. 79, 10 F. '98. cMd. 436, 9 Ap. '98. dVt. 115, 26 O. '98. cMd. 312, 9 Ap. '98. fLa. 192, 14 Jl. '98. gVa. 993, 4 Mr. '98.

Ala. 69, 31 Mr. '98. 6N. Y. 555, 26 Ap. '98.

providing for the manufacture and sale of liquors exclusively under state control was ratified at the November election.a

Corporations. Maryland has made provision for the registration of foreign corporations, except telephone, banking, insurance, railroad, electric light and construction companies now doing business in the state.b Each company in order to obtain a certificate authorizing it to do business in the state must file a copy of its charter and a statement of its capitalization, assets, liabilities and officers, and its agents on whom process may be served, with the secretary of state, together with a deposit fee of \$25. Ohio has authorized cumulative voting in the election of directorse and New Jersey has authorized any corporation that does not possess the right of taking land by condemnation, to change its name and fix the method of altering its by-laws.d In South Carolina the secretary of state has been given power to renew charters, except of railway, canal and turnpike corporations granted by special acts.c Massachusetts has made the officers of corporations jointly and severally liable for debts contracted before the original capital is fully paid in and the certificate of payment properly filed.f In Virginia a statute has been passed to require all companies other than internal improvement companies, incorporated under general law to file annually a list of their officers and directors and in cases where the officers and directors are not residents of the county where the principal office is located, to appoint agents upon whom process may be served.g

Corporations and societies (not for profit). New Jersey has passed a general law for the incorporation of associations not for profit. Massachusetts has given them power to change their purpose of incorporation. A law of this state provides also that when the meetings of a religious society are discontinued for two years its records shall be deposited with the city or town clerk. New Jersey has given to unincorporated religious societies the right of maintaining any action, suit or proceedings to enforce their civil rights.

Anti-trust legislation. 29 states and territories have laws prohibiting trusts and combinations. All these laws are of recent date, most of them having been passed since 1890. During the past year Ohio was added to the list. This law follows that of several other states in defining the trust as a combination of capital, skill or acts 1) to restrict trade, 2; limit production or change price, 3) prevent competition in manufacture, transportation or sale, 4) fix the standard for adjusting prices or 5) to make contracts or agreements for any of these purposes. A fine of from \$50 to \$1000 or imprisonment from six months to one year may be imposed, together with a penalty of \$50 for each days violation. Ohio corporations violating forfeit their charter, and foreign corporations their right to do business in the state. Persons injured by the trust may recover two-

<sup>«</sup>S. D. 38, '97. b:Md. 270, 9 Ap. '98. cO. p. 230, 23 Ap. '98. dN. J. 92, 23 Mr. '98. eS. C. 479, 21 F. '98. f Mass. 266, 1 Ap. '98. g Va. 817, 3 Mr. '98. hN. J. 181, 21 Ap. '98. iMass. 504, 6 Je. '98. jMass. 453, 24 My. '98. kN. J. 53, 15 Mr. '98.

For a compilation of anti-trust laws see Beach on Monopolies, 1898, c. 13.

fold damages. 'In prosecutions under this act, it shall be sufficient to prove that a trust or combination, as defined herein, exists, and that the defendant belonged to it, or acted for or in connection with it, without proving all the members belonging to it, or proving or producing any article or agreement, or any written instrument at all. The character of the trust or combination alleged may be established by proof of its general reputation as such.'

Previous to this law trusts have been successfully prosecuted in Ohio though there was no special statute on the subject. The liberal interpretation given to 'public policy' by the supreme court has enabled it to prevent trust contracts and combinations on the part of corporations. The new law in some of its provisions simply codified principles that had already been acted upon by the court.

South Carolina has amended its law of 1897 so as to cover tariffs, rates, tolls, premiums and prices. The former law referred only to prices of articles; the present law applies to transportation charges, telegraph and telephone rates, insurance charges, etc.

Banking. In Wisconsin the general banking law voted on at the November election as required by the constitution, was rejected. In conformity with the new constitution, the Louisiana legislature has made provision for the appointment by the governor of an examiner of state banks. This function was formerly performed by the treasurer and secretary of state. The examiner is required to make at least two examinations annually, and all banking institutions are required to make quarterly reports. The state treasurer in Maryland has been authorized to appoint a person to examine state banks at least once a year, and if any violation of law is discovered the treasurer may with the approval of the governor declare the charter of the bank forfeited and appoint a receiver. State banks are required to make five reports annually instead of one as formerly, and the reports are to be prepared according to the form prescribed by the treasurer.

State bank notes. In 1897 Georgia passed a law permitting state banks to issue obligations payable in silver bullion to an amount equal to one half of their unimpaired capital stock. It was specially provided that such notes should not imitate national bank notes or currency, and that in case an attempt was made to levy the 10% national tax on them the attorney-general should defend in the courts the nonpayment of the tax. No bank has taken advantage of this law, but during the recent session another law has been passed designed to test the constitutionality of the 10% tax. It is argued that the composition of the United States supreme court has changed since the case upholding the constitutionality of the tax was decided in 1869, and that the great public exigency for the tax no longer existing it is quite possible that the court may take a different view.

aSoe Brief of Plaintif by F. S. Monnett, attorney general, in State v. Royal insurance company.
 bS. C. 265, '97. cS. C. 487, 19 F. '98. dWis. 303,22 Ap. '97. cLa. 196, 14 Jl. '98. f Md. 277, 9 Ap. '98. g Ga. p. 57, 22 D. '97. hVeazie Bank v. Fenne. 8 Wallace, 588.

The new law establishes a commission consisting of the governor, treasurer and comptroller, with power to issue circulating notes to any bank, to an amount not exceeding 75% of its unimpaired capital stock. If an attempt is made to levy the 10% tax the attorney-general is required to carry the case to the United States supreme court to test the constitutionality of the tax.

Building and loan associations. New York passed a general law for the incorporation of 'building and lot associations's and also a law permitting savings and loan associations to invest deposits and the income therefrom in the securities in which savings banks may invest.

Transportation and communication—general. The new constitution of Louisiana establishes a 'railroad, express, telephone, telegraph, steamboat and other water craft, and sleeping car commission' consisting of three members elected by the people, with most extensive power to establish rates and regulations, determine complaints and make investigations.

Railroads. At the recent extra session in Oregon the railroad commission was abolished in the interest of economy. The Mississippi railroad commissioners have been given supervision of car service associations. At the November election in Florida the constitutional amendment permitting the legislature to clothe railroad commission with judicial powers in matters connected with the functions of their office was carried by a large majority. In Virginia railroads have been required to receive and deliver live stock at all freight depots and to provide all necessary facilities for receiving, loading and unloading. The Mississippi railroad commissioners have been authorized to require parallel roads or roads terminating within half a mile of each other to connect their tracks for the transfer of freight cars.

Mileage books. In New York a new law on the subject of mileage books has been enacted. The old law required all roads of more than 100 miles in length authorized to charge a maximum fare of more than two cents and not more than three cents a mile, to issue 1000 mile books for \$20. The new law provides that all such roads that do charge a maximum fare of more than two cents a mile shall issue either 500 or 1000 mile books. Such mileage books may be used by the holder, by any member of his family or firm, or by any salesman of his firm; they are equal to the highest class ticket and are good till used.

Transportation of bicycles. Beginning with New York in 1896 12 states (New York, Ohio, Ithode Island, Arkansas, California, North Dakota, Arizona, Colorado, South Dakota, New Jersey, Michigan and Virginia) have passed laws requiring bicycles to be carried as other baggage. The Virginia law was passed during the past year. This law provides that one bicycle (including tool bags but excluding other appendages) shall be carried as other baggage and without being crated, for each person.

cN. Y. 193, 31 Mr. '98. bN. Y. 348, 20 Ap. '98. cOre. p. 24, 15 O. '98. dMiss. 82, 11 F. '98. eVa. 496, 24 F. '98. f Miss. 81, 11 F. '98. gN. Y. 577, 27 Ap. '98.

Maximum freight rates. The United States supreme court has declared the Nebraska maximum rate law of 1893 void as to the particular rates prescribed, as depriving the companies of property without due process

Street railways. The supervision exercised by the Vermont board over steam railroads has been extended to street railways. County boards of chosen freeholders in New Jersey have been authorized to widen, straighten and otherwise improve highways and arrange for the construction of street railways thereon.c The board is required to give notice and receive proposals from street railway companies. It can make no agreement as to taxation that will have the force of a contract, and can not grant a franchise for a longer term than 75 years. The Ohio law of 1896d permitting municipalities to grant 50 year franchises and impose certain conditions in case of leases and consolidations has been repealed.e New York has made it a misdemeanor to sell or give a transfer ticket to any person not lawfully entitled to it or for any person to use a transfer to which he is not entitled.

Street railways in Massachusetts. To investigate the whole subject of the relations between cities and towns and street railways a special committee was appointed by the governor in July 1897. It reported in February 1898 and in June a law was passed in substantial conformity to most of its recommendations.g One of the most important recommendations of the committee that failed to receive the approval of the legislature was that permitting cities and towns to own street railway tracks. The controlling influence in the legislation adopted was not to impose new burdens on the companies nor to secure special concessions for them, but to bring about a better understanding between the companies and the people. The street railways had been subject to no special tax but had been taxed in the same manner as other corporations. In return for the repeal of the law requiring companies to remove from the streets snow displaced in clearing their tracks and to pave and keep in repair the portion of the street between their tracks, there has been imposed a special tax on the profits of roads paying dividends exceeding 8% and which since they began operation have paid dividends equivalent in the aggregate to 6% together with a gross receipt tax upon all roads, varying from 1 to 3%.

Street railway franchises in Massachusetts have always been held at the pleasure of the municipalities. They are legally revocable at any time. The new law retains the former principle but recognizes the fact that the street railway has become an inter-municipal institution by providing an appeal in case of revocation to the state board of railroad commissioners. An appeal to the state board is also provided where cities or towns refuse to grant a location needed in order to construct a line

A.Mass. 578, 23 Je. '98. The law does not apply to the Boston Elevated company.



aSmyth v. Ames, 169 U. S. 466. bVt. 74, 26 N. '98. cN. J. 199, 30 Mr. '98. dO. p. 278, '96. eO. p. 3, '98. f:N. Y. 663, '98.

gReport of the Special committee on the relations between cities and towns and street ilway companies, 1898.

between two other cities or towns. The former law provided that the state board might order the reduction of fares provided profits should not thereby be reduced below 10% on the cost of construction. The new law provides that fares may not be reduced 'below the average rate of fare charged for similar service by other street railway companies, which, in the judgment of the board of railroad commissioners are operated under substantially similar conditions.a

Street railways in Rhode Island. A somewhat unique law has been passed by this state. It applies only to such roads as accept its provisions prior to October 1, 1898, and after such acceptance forms a contract that can not be altered without the consent of both parties. It has been accepted by five companies doing the bulk of the street railway business of the state. The law gives to the companies a practically exclusive and perpetual franchise. Cities and towns may order a change of route with the approval of the railroad commissioner and, in case of appeal, of the appellate division of the supreme court, but may not revoke a franchise. In return for this concession and in lieu of all other special taxes except those at the time imposed by cities and towns, a state tax of 1% is imposed on all companies paying a dividend of 8% or less; companies paying a dividend exceeding 8% are required to pay an amount equal to the excess of such dividend over 8%. All issues of capital stock must be approved by the railroad commissioner.

Labor. A bureau of labor and industrial statistics has been established in Virginia.c The commissioner of labor statistics is appointed by the governor. The legislature has ordered the Massachusetts bureau to investigate Sunday labor in Massachusettsd and also the subjects of profit sharing and industrial insurance.c Labor day has been made a legal holiday in Vermont.1 Virginia has required employers to provide seats for female employees.9 A Massachusetts law provides that when for any cause machinery is stopped, the time shall not be deducted from the wages of women or minors, nor shall they be required to make up time without extra pay; provided they have been compelled to remain within the workrooms during the period. In 1897 Pennsylvania passed a law designed to restrict the competition of unnaturalized male aliens with citizens of the United States. It provides that employers shall pay to the state three cents for each day's labor of aliens. This law has been declared unconstitutional by the Pennsylvania supreme court as contravening the 14th amendment of the federal constitution declaring that no state shall deny to any person within its jurisdiction the equal protection of the laws,j

Convict labor. No printing may now be done in New York by convict labor except such as is required for state penal and charitable institu-

a See R. H. Whitten, Public administration in Massachusetts; the relation of central to local activity, ch. 8. bR. I. 580, 15 Je. '98. cVa. 863, 3 Mr. '98. dMass. 402, 10 My. '98. eMass. resolves, 78, 22 Ap. '98. fVt. 51, 26 N. '98. gVa. 53, 12 Ja. '98. &Mass. 505, 6 Je. '98. iPa. 139, '97. jJuniata Limestone co. v. Fagley, 40 A. 977.

tions and for the reports of the prison commission and the superintendent of prisons. Massachusetts has passed a law to provide for the employment of prisoners in making goods for use in state and county institutions, under the supervision of the general superintendent of prisons. The general superintendent has also been authorized to establish an industrial camp for 100 prisoners; the labor of the prisoners to be used in reclaiming the land and preparing road material by hand labor. A 300 acre tract of land near the Concord reformatory has been purchased. Convicts have been employed upon it who have but a few weeks longer to serve, so that the severe penalty in case of capture has been sufficient to deter any from attempting to escape. By a law of this year also the general superintendent of prisons has been authorized to cause prisoners in jails and houses of correction to be employed in preparing road material by hand labor.

Art. 196 of the new constitution of Louisiana provides that after the expiration of the present lease state penitentiary convicts shall not be hired to any person or corporation, private or public. The legislature may authorize their employment on public works, convict farms or in manufactories owned and controlled by the state. The New York court of appeals in a decision handed down October 11, 1898 has declared the statute of 1896 making it unlawful to sell or offer for sale goods made in any prison without labeling them 'convict made,' unconstitutional in so far as it applies to articles made outside of the state; being in conflict with the provision of the constitution of the United States empowering congress to regulate interstate commerce.

Horticulture. Legislation in the interest of horticulture and specially for the extermination of the San José scale continues to exact considerable attention. New Jersey passed a general law to prevent the spread of insects injurious to nursery stock. The office of state entomologist is created and three commissioners to inspect nursery stock are to be appointed in each county. In Iowa an act has been passed to prevent the spread of the San José scale; the state entomologist is required to examine plants, trees, etc. A state horticultural department has been established in Maryland, and the law relative to the San José scale and other insects has been generally amended. New York has made it unlawful to spray fruit trees with poison while in blossom, while Vermont has repealed a similar law passed in 1896, but has prescribed that spraying solutions shall contain three pounds of unslacked lime to each 50 gallons of the solution.

Trade marks and labels. Louisianak and Virginial have passed laws providing for the registration and protection of the labels or trade-marks of persons, associations and labor organizations. Vermont has passed a

G.N. Y. 645, 29 Ap. '98. b'Mass. 334, 14 Ap. '98. cMass. 393, 29 Ap. '98. dMass. 365, 22 Ap. '98. cPeople v. Hawkins, 51 N. E. 257. fN. J. 104, 24 Mr. '98. g Ia. 53, 12 Ap. '98. hMd. 289, 9 Ap. '98. fN. Y. 325, 19 Ap. '98. fVt. 155, 26 N. '98. k La. 49, 8 Jl. '98. lVa. 33, 5 Ja. '98.

general law for the regulation and protection of trade marks. New Jersey which already had a law protecting the labels of labor organizations has passed a law for the registration and protection of all trademarks labels, etc. New Jersey and Kentucky have revised their laws to protect the owners' rights in marked bottles, boxes, etc., for the sale of beverages, making them applicable also to receptacles used in the sale of medical preparations, perfumery, oils and other compounds and mixtures.

The trading stamp is a development of the last few years. It appears to be a device to get around the laws that have been passed by various states prohibiting gift enterprises. The New York law reads as follows:

No person shall sell, exchange or dispose of any article of food or offer or attempt to do so upon any representation, advertisement, notice or inducement that any thing other than what is specifically stated to be the subject of the sale or exchange, is or is to be delivered or received or in any way connected with or a part of the transaction as a gift, prize, premium or reward to the purchaser.

The trading stamp is a coupon furnished by the trading stamp companies to dealers in all lines of trade. The dealer gives the stamps to customers as an inducement to make purchases, and they entitle the holder to receive goods of a certain value from the trading stamp company. During the past year four states, Virginia, Maryland, Massachusetts, and Vermont, have prohibited their use. A prohibiting act also passed the New Jersey legislature but was vetoed by the governor.

The Torrens system. This system of land registration was first adopted in the United States by Illinois in 1895.4 This law was declared unconstitutional in the following year, and in 1897 a new law was passed the constitutionality of which has recently been upheld by the supreme court. This law is operative in such counties as by popular vote accept it, and as yet it has been accepted by Cook county only. In Ohio the Torrens system was adopted in 1896. The law was declared unconstitutional in 18970 and has been repealed during the present year. California adopted the system in 18974 and Massachusetts in 1898. The law of Massachusetts differs from that of other states in providing a centralized administration. A court of registration consisting of two judges appointed by the governor and council, is created and given exclusive original jurisdiction of all applications for the registration of title. A state recorder of registration is also appointed by the governor and council.

Election of judges. The Mississippi legislature has submitted to popular vote in November, 1899 a constitutional amendment providing

a.N. J. 50, 15 Mr. '98. b.N. J. 154, 8 Ap. '98. cKy. 64, 25 Mr. '98. d.N. Y. 691, '87. eVa. 406. 19 F. '98. f.Md. 207, 7 Ap. '98. gMass. 576, 23 Je. '98. h.Vt. 123, 15 N. '98. fill. p. 107, '95. f.People v. Chase, 165 Ili. 527. kIll. p. 139, '97.

People v. Simon, Oct. 24, 1898. m The county in which Chicago is situated.

<sup>#</sup>O. p. 220, '96.

oState v. Guilbert, 56 O. 575. pO. p. 8, 7 F. '98. qCal. 110, '97. rMass. 562, 23 Je. '98.

for the election by the people of the judges of the supreme and district courts and of the chancellor of the chancery court in place of appointment as at present by the governor with the consent of the senate.a

Contempt of court. The marked development of 'government by injunction' since the labor troubles of 1894 has led to several attempts to restrict the power of courts to punish for contempt. In 1896 a bill passed the senate of the United States dividing contempts into two classes, direct and indirect. According to this bill all contempts other than those 'committed during the sitting of the court or of a judge at chambers, in its presence or so near thereto as to obstruct the administration of justice.' are indirect contempts. The bill provides that indirect contempts shall be tried by the court or at the request of the accused by a jury as in criminal cases: judgment may be reviewed on a writ of error. Though this bill failed to pass the house of representatives, an exact reproduction of it was in 1897 passed by the Kansas legislature, b and during the present year Virginia has adopted a very similar measure. The Virginia statute differs from that of Kansas in that its definition of direct contempts is more inclusive and in providing that the jury in trials for indirect contempt shall fix the punishment. It declares that the following are direct contempts: (1) misbehavior in the presence of the court, or so near thereto as to obstruct the administration of justice; (2) violence or threats of violence to a judge or officer of the court or to a juror, witness or party going to, attending or returning from the court, for or in respect of any act or proceeding had or to be had in such court; (3) misbehavior of an officer of the court in his official character; (4) disobedience or resistance of an officer of the court, juror or witness to any lawful process, judgment, decree or order of the said court. The law has recently been declared unconstitutional by one of the circuit courts of the state,d The constitutionality of the Kansas statute has not been passed upon.

Criminal code. The new constitution of Louisiana provides for the appointment by the governor of a commission to draft a code of criminal law, procedure and correction. The draft after being prepared shall be printed and distributed for criticism. After one year has elapsed from the time of distribution the governor shall submit the draft to the legislature, which may amend and adopt it without the formalities prescribed by the constitution for the adoption of statutes. After adoption all amendments to it must be proposed during the first 30 days of the session, and may not be voted upon unless favorably reported by a committee consisting of two members of each house and the attorney-general.

Jury trials. The new constitution of Louisiana makes radical changes in the jury system. Till 1904 all trials where the punishment may not be hard labor are to be without a jury; after 1904 the legislature may if deems best provide a different mode. Where the punishment may be hard labor trial must be by a jury of five and all must concur in a verdict. Where the punishment is necessarily hard labor there must be a jury of 12, nine of whom must concur in the verdict. In capital cases there must be a jury of 12, all of whom must concur.

## SUMMARY OF LEGISLATION

1 Oct. 1897 — 30 Sep. 1898

# Public morals

(See also Crimes, 885; Religious corporations, 297)

### Family

(See also Family property, 527; Adoption, 1210; Guardians, 623; Bastardy, 46)

- 1 Marriage. (See also Sexual crimes, 893) Generally amending law (c. 191, G. L.) relative to.
  R. I. 549, 6 My
- 2 Marriage of males under 16 [formerly 14] or of females under 14 [formerly 12] prohibited.
  Utah 23, 11 Mr '97
- Statement of applicant for license; return of certificate of performance of ceremony; consent of non-resident parents of minors. Amending § 6390-91, R. S.
   0. p. 309, 25 Ap
- 4 Ceremony not to be performed without presentation of license where [one or] both parties are non-residents; fine not exceeding \$500 [and imprisonment not exceeding six months or both]. Amending c. 193, '97.

  N. J. 119, 30 Mr
- both]. Amending c. 193, '97.

  N. J. 119, 30 Mr

  Divorce. Final divorce shall be granted after one year to any person who has obtained a judgment of separation of bed and board.

  La. 25, 4 Jl
- In libels for divorce where the cause alleged is adultery the person alleged to be particeps criminis may contest the libel. Amending § 10, c. 146, P. S.

  Mass. 487, 2 Je
- 7 Support. (See also Bastardy, 46) Penalty for desertion of wife and children. Fla. 39, 5 Je '97
- 8 Amending powers of special district police officer relative to abandonment of infants (c. 310, '95).

  Mass. 483, 2 Je
- 9 Same legal obligation to support on mother as now on father and other minor amendments to law relative to support of paupers. (c. 84, P. S.)

  Mass. 425, 13 My
- 10 Requiring adult children of dependent parents to support the same; imprisonment three months to one year.

O. p. 114, 13 Ap

11 Amending proceedings to compel the support of poor persons.

N. Y. 399, 22 Ap

#### **Amusements**

(Relating chiefly to restricted amusements. See also Bicycles, 1121, 1369; Social clubs, 29)

12 Gambling. (See also Speculation, 1483) Unlawful to gamble or permit gambling in slot machine for money. Gambling for prizes in stock in trade not prohibited except for minors.

La. 57, 8 J1

- 13 Gambling at indian ball plays prohibited. Amending § 1122, Code '92.
  Miss. 69, 8 F
- 14 Amending law (c. 22, '96) prohibiting the gambling game of craps.La. 181, 14 Jl
- 15 Penalty for permitting unlawful gaming in a bar room. Amending § 3820, Code.
  Va. 617, 1 Mr
- 16 Horse races. Amending law (c. 232, '94) forbidding gambling on races; licenses to be granted to make pools and books within race course grounds.
  Md. 285, 7 Ap
- 17 Fraudulent entries and practices in horse races made a misdemeanor.

  N. Y. 394, 21 Ap
- 18 Billiards and pool. Proprietors of billiard or pool tables not to permit minors to play without consent of parent or guardian.

  Amending § 413, Code.

  Ga. p. 37, 16 D '97
  - 9 Articles for use in billiards or pool not to be let or sold to college students under 21. Amending § 2835, Code. Va. 228, 8 F
- 20 Miscellaneous. Penalty for keeping pistol or rifle gallery in any city or town without a license. Amending c. 104, G. L.

B. L. 547, 6 My

21 Slightly amending law (c. 508, '94) relative to employment of children under 15 in exhibitions, etc.

Mass. 304, 29 Ap

### Intoxicating liquors

- 22 State dispensary. Constitutional amendment for manufacture and sale of liquors, exclusively under state control, by agents on salary. Ratified by popular vote, November '98. S. D. 38, '97
- 23 Local option. City, town or village may reorganize under general law while retaining special prohibitory clause. (Ill. p. 99, '97) Unconstitutional. Conflicts with constitution, art. 4, § 22 providing that assembly shall not pass special laws incorporating cities, towns or villages. (Ill. sup. ct.) People v. Town of Normal, 48 N. E. 901.
- 24 Penalty for dispensing intoxicants in local option districts.

**Ky.** 30, 15 Mr

- 25 Amending law, (§ 482, Code) making it a misdemeanor to sell liquor where sale is prohibited. Ga. p. 39, 9 D '97
- 26 In prosecutions for violation of prohibition regulations, copy of record of the result of canvass of election returns prima facte evidence of legality of election.

  Fla. 38, 4 Je '97

### SUMMARY OF LEGISLATION, 1898

27	Licenses.	Board	of	excise	in	towns,	townsh	lps	and	borou	ghs
	when inc	orporate	ed a	s cities	: te	rms of 1	nembers	; m	ay a	lso lice	nse
	inns and	taverns	. A	Amendi:	ng	c. 79, '9'	7.	N	r. J.	91, 22	Mr
28	Application	ns must	he	signed	hv	persons	whose	nar	nes	remain	on

- registration list after those disqualified have been removed by county commissioners.

  Fla. 36, 2 Je '97
- 29 Clubs and associations to procure license to dispense liquor to members.

  Md. 246, 7 Ap
- 30 Corporations organized as social clubs to pay a license tax to dispense liquor. Va. 443, 23 F
- 31 Certain provisions of law (c. 62, '94) relative to liquor tax to apply also to cities organized under special charters. Ia. 14, 17 F '97
- 32 Treasurers of cities and towns to pay interest on arrears of sums due to the state on account of liquor licenses. Amending c. 33, '97.

  Mass. 361, 22 Ap
- 33 Amending law providing for payment of county treasurers for collecting liquor tax.

  N. Y. 167, 29 Mr
- 34 Increasing penalties for selling without license and for leasing building for illegal sale; penalty on officers for refusing to make search, etc.

  Fla. 37, 2 Je '97
- 35 Special restrictions. Amending law (§ 4385, R. S.) relative to notice to liquor dealers not to sell to certain persons.

O. p. 371, 25 Ap

- 36 Amending law (c. 263, '96) prohibiting dispensing of liquor to minors and students.

  Va. 843, 3 Mr
- 37 Generally amending law (c. 102, G. L.) relative to dispensing of liquor to minors and women.B. I. 543, 29 Ap
- 38 Law prohibiting sale of liquor within two miles of agricultural fairs not to apply to regular dealers selling at usual place of business. Amending § 6946, R. S.

  0. p. 341, 26 Ap
- 39 Unlawful to manufacture liquor within two miles of any church or school. Amending c. 332, '97.

  S. C. 505. 21 F
- 40 Unlawful to sell liquor within 10 miles of an indian reservation, except in cities and towns.

  Utah 32, 11 Mr '97
- 41 Druggists. Amending law (§ 2386 and 2400, Code '97) relative to revocation of permit to sell liquor. Ia. 56, 9 Ap; 58, 30 Mr
- 42 District court may permit pharmacist having permit to sell liquor, to change his place of business. Amending § 2392, Code '97.
- La. 57, 26 F

43 Inebriates. On the application of parent any male person dependent upon his parent or under 21, who is a confirmed drunkard, may on certificate of two physicians countersigned by associate judge of the county, with or without his consent, be committed to any institution for cure of drunkenness.

Del. 78, 1 Je

### Order and decency

### (See also Crimes, 885)

- 44 Cruelty. Minor amendments to c. 114, G. L. relative to arrest and penalties for cruelty to animals.
   B. I. 548, 6 My
- 45 Unlawful to work any infirm or deceased animal. Amending 
   § 6951, R. S.; p. 140, '92.
   O. p. 15, 23 F
- 46 Bastardy. General law relating to the maintenance of bastard children. N. J. 241-42, 14 Je
- 47 Public order. General law concerning disorderly persons. 18 p.
   N. J. 239-40, 14 Je
- 48 Fine for profanity and drunkenness not to apply to cities and towns having police regulations on the subject. Amending § 3798, Code. Va. 304, 11 F
- 49 A misdemeanor to fire any firearm on an excursion train or at a picnic, except for defense. Ga. p. 96, 21 D '97
- Fla. 18, 29 My '97
- 51 Repealing provision (c. 36, Ky. S.) relative to penalty when judgment is confessed for unlawful use of deadly weapons.

Ky. 40, 16 Mr

- 52 Concealed weapons. Amending provision (c. 104, '96) relative to fine and imprisonment for carrying.Miss. 68, 11 F
- 53 Pennity for carrying not to apply to sheriffs, constables and police officers. Amending § 932, R. L. La. 112, 13 J1
- 54 Sunday observance. (Sec also Labor statistics, 246) Amending law (§ 7033 R. S.) relative to: among other amendments no person to open any place of business or require any person in his control to engage in common labor.
  C. p. 358, 26 Ap
- 55 Law (§ 420, Code) forbidding running of all but certain freight and excursion trains on Sunday not to apply to interstate roads running not more than three miles through state.

Ga. p. 38, 30 N '97

# Education

(See also Deaf, dumb and blind, 1212)

### School organization

- 56 Codification of school law.
- Utah 49, 11 Mr '97
- 57 General law. State board of education to consist of certain state officers, the president of Delaware college and the senior member of each county school commission. Control of county schools formerly vested in state board vested in county school commissions of three members each appointed by the governor. Governor also to appoint a county superintendent for each county. District boards and authorities. Free text-books. State board to determine finally appeals from school officers. School fund and taxes. Instruction. Vaccination. Separate white and colored schools. Certification of teachers by county superintendent under direction of state board. Institutes, etc.

  Del. 67, 12 My
- 58 Sale of school laws by county auditor.

Ia. 90, 12 Ap

- By-laws of state board to have the force of law; its decisions in disputes under law to be final; board to appoint teacher of state normal school to hold institutes in each county; increasing annual appropriation for normal school; repealing provision permitting district trustees to cause German to be taught. Amending art. 77, Code.

  Md. 221, 7 Ap
- 60 Revising and amending previous laws relating to schools and attendance. Each city and town to maintain schools; studies; high schools; manual training; evening schools; right of attendance; vaccination. Compulsory attendance: detailed school census; registers; county truant schools; commitment to; city and town truant officers.

  Mass. 496, 2 Je
- 61 State aid to towns consolidating ungraded schools to form a graded school; consolidation of districts; towns consolidating schools may pay for the transportation of pupils; state aid to town high schools and towns making provision for attendance in other high schools or academies; teachers must secure a certificate from state board of education.

  R. I. 544, 4 My
- Amending provisions relative to state appropriations for teachers institutes and school libraries and the selection of books and apparatus purchased in part by state funds. N. J. 168, 13 Ap
- \$4000 [formerly \$3000] to be appropriated annually to aid towns and districts in purchase of books of reference, maps and other apparatus; apportionment. Amending c. 53,G. L.

**R**. I. 540, 29 Ap

Districts. Generally amending law (§ 3915-27, R. S.) relative to township and special school districts.
 D. p. 45, 11 Mr

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	and the second of the second o
65	Amending classification of school districts.  O. p. 165, 21 Ap; p. 39, 10 Mr
88	Boards of directors may change boundaries in certain cases.
•	Ia. 89, 19 Mr
67	The subdivisions from which a special school district has been
	formed may withdraw from such district. Amending § 3926,
	R. S.; p. 297, '91. O. p. 74, 30 Mr
68	Municipalities set off from existing municipalities and including
	a portion of a school district or districts, may on petition, by
	order of county superintendent and approval of state superin-
	tendent be constituted a separate district. N. J.157, 8 Ap
69	Children of one district attending school in an adjoining district.
	<b>N. J. 45</b> , 14 Mr
70	School in any township subdistrict may be suspended and con-
	veyance of pupils to other districts paid for. Amending § 3921,
	R. S. O. p. 85, 5 Ap
71	
	[formerly five] cents per mile in attending meetings.
72	Fla. 53, 4 Je '97
12	County board of education in counties in which there is a local school system for a portion of the county to be appointed by
	the grand jury from the remainder of the county. Amending
	§ 1354, Code. Ga. p. 23, 21 D '97
73	Parish superintendent shall be elected by board of school direc-
	tors; shall be a qualified elector; salary \$200-\$1200 [formerly
	not more than \$200]. Amending § 25, c. 81, '88. La. 92, 12 J
74	Fixing salaries of county superintendents. S. C. 470, 23 F
75	County superintendent shall be a holder of a two years' certificate
	issued by a county superintendent, or of a state certificate
	Amending § 2734, Code '97. Ia. 85, 12 Ap
76	District and township officers. Amending law (§ 3978 and
	3981, R. S.; p. 93, '92), relative to tie votes for members of cer
	tain school boards, and vacancies in boards O. p. 47, 11 M
77	•
	school when it has an enumeration of less than 15 pupils.
	0. p. 281, 25 Ap
78	
	special act may appoint from their members a secretary and
<b>~</b> 0	treasurer; duties of such officers. N. J. 19, 2 M
79	Minor amendments to c. 260, '93, regulating the election of school
80	trustees. Ky. 44, 17 M: Amending law (§ 2752, Code '97) relative to number of director
30	in school townships.
81	Amending law (§ 2754, Code '97) relative to membership of board
72	of directors in independent districts. Ia. 91, 18 I

SUMMARY OF LEGISLATION, 1898

- 82 Term of treasurer in districts composed in whole or in part of a city or town two years [formerly one year]. Amending § 2754, Code '97.
  Ia. 93, 17 F
- 83 Buildings. Grounds. State superintendent to procure model plans of school buildings to be loaned to the districts; plans of all buildings to be submitted to state board of education for criticism.

  N. J. 129, 2 Ap
- 84 Plans of school buildings to be approved by county superintendent; county superintendent or members of school boards not to be interested in building contracts.
  Ky. 12, 11 Mr
- 85 Cities of 100,000 may levy 2½ [formerly 2] % tax for educational and 2½ [formerly 3] % for building purposes. Ill. p. 54, 24 F
- 86 Towns may issue \$50,000 in short term bonds for erection of school buildings.
   N. J. 14 Je
- 87 Cities may issue bonds to the amount of \$100,000 for purchase of school sites and the erection of buildings.

  N. J. 13, 24 F
- 88 Cities of 100,000 may expend \$300,000 in the erection of additional school buildings; temporary loan certificates may be issued.

  N. J. 184, 21 Ap
- 89 Boards of district school directors to maintain fence between school site and improved land; owner of adjoining land not to contribute to maintenance.

  1a. 88, 25 Mr
- 90 U. S. flag. Authorities to have displayed on every public school during school hours.
  N. Y. 481, 22 Ap

## Finances

- 91 School fund. Minor amendments to law (c. 40, R. C.) relative to school fund and repealing provision requiring marriage and tavern licenses to be devoted to school fund.

  Del. 66, 1 Je
- 92 School funds to be increased by forfeitures, fines, etc. (Neb. p. 158, '69) Partly void. Unclaimed witness fees and costs are not public moneys, and § 1 attempting to devest the persons for whose benefit fees and costs are paid of title thereto is unconstitutional. (sup. ct.) State v. Moores, 73 N. W. 299
- 93 Generally amending provisions of state finance law relative to the investment of education funds.

  N. Y. 360, 20 Ap
- 94 School lands. Minor amendment to c. 152, '90, relative to sale of indemnity school lands.

  La. 87, 9 Jl
- 95 Lands devised to municipal school boards and held in trust for certain purposes may be sold by direction of the chancellor.
  N. J. 216, 14 Je
- 96 Board of supervisors may lease school lands if not in a municipality for five [formerly 15] years.

  Miss. 40, 8 F
- 97 Board of supervisors may sell pine timber on school lands and lease for turpentine purposes for one year.

  Miss. 41, 11 F
- 98 Taxation. Revising law (§ 86, school law, 1874) relative to raising additional amounts for school purposes. N. J. 163, 11 Ap

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	Teachers
	employees exempt from requirement that funds for payment be in treasury. Amending p. 341 '96.  O. p. 218, 23 Ap
111	Contracts. Of boards of education for teachers, officers and
110	Amending law (§ 2808, Code '97) relative to the apportionment of school revenue by county auditor.  Ia. 94, 9 F
	preparing for agricultural, mining or scientific departments of state university. Rejected by popular vote November '98.  Cal. j. r. 30, 22 Mr '97
109	Constitutional amendment providing that 'grammar schools' in sense required to receive state moneys, include schools with course
	the county superintendent; \$200 for each teacher; remainder on basis of school census. N. J. 45, 14 Mg
108	monthly among the school districts.  8. C. 472, 11 F Regulating distribution of state school money to the districts by
107	Apportionment. County superintendent to apportion school funds
	two] years. Amending § 4053 and 4058, Code '92.  Miss. 32, 10 F
106	School enumeration to be taken by assessor every four [formerly
	dren between six and 18 every four years. La. 129, 13 J
105	Enumeration. Parish assessors to make an enumeration of chil-
104	school corporations and levy of taxes for payment. Ia. 95, 7 Ap School districts may refund outstanding bonds. Ky. 70, 25 Mr
103	Amending law (§ 2812-13, Code '97) relative to issue of bonds by
102	Indebtedness. School boards of school districts and of cities of 5000 may submit to electors proposition to incur indebtedness in excess of amount of taxes.  Utah 12, 27 F '97
100	N. J. 163, 11 Ap
101	local collectors. Amending § 79 of school law, 1874.
101	collect district school taxes. Ky. 7, 9 Mr Regulations to enforce the prompt payment of school taxes by the
100	Amending provision of c. 280, '93, relative to what officer shall
99	Amending law (§ 833, Code) relative to levy of school taxes by county supervisors. Va. 42, 8 Ja
99	Amending law (§ 833, Code) relative to levy of school taxes by

112 Certification. Colleges of state may confer degree of licentiate of instruction for course of study approved by board of education entitling holder to certificate to teach in public schools.

**S.** C. 475, 16 F

- Generally amending law (§ 4073, R. S.) relative to the granting and revocation of teachers' certificates.O. p. 115, 13 Ap
- 114 Amending law (§ 2634, Code '97) relative to expenditures of state board of education examiners.

  In. 73, 7 Ap
- 115 Teacher's license issued by a county may be transferred to another county by state board of examiners [formerly under regulations prescribed by state board of education].

  \*\*Eiss. 77, 11 F\*\*

- 116 Teachers required to pass examination in didactics. Amending § 2736-37, Code '97.

  1a. 86, 31 Mr
- 117 State school commissioner to furnish seals to county boards of education; seals to be placed on all teachers' licenses issued.

Ga. p. 92, 3 D '97

- 118 Employment. Amending law (§ 4017-18, R. S.; p. 93, '92) relative to the employment of teachers: district board of education to appoint; except in township districts divided into subdistricts, where board of subdirectors to appoint with approval of board of education.

  O. p. 48, 11 Mr
- 119 Institutes. \$150 [formerly \$100] to be appropriated annually from the general fund [formerly school fund] for a teachers institute in each county. Amending c. 369, '87.

  Del. 69, 1 Je
- 120 Amending law (§ 2738, Code '97) relative to the disbursement of the county institute fund.

  120 Ia. 87, 12 Ap
- 121 Normal schools. Providing for the establishment of a branch of the state normal school. Utah 24, 11 Mr '97
- 122 Appropriation to supplement Penbody fund for teachers summer schools for both races under supervision of superintendent of public instruction.

  Fla. 52, '97

## Attendance. Instruction

- 123 Truant schools. Providing for temporary release of inmates in case of death or serious illness in family. Amending § 18, c. 498, '94. Mass. 315, 12 Ap
- 124 Text-books. County, city and town boards of education may purchase school books and rent or sell them to pupils or may contract with merchants to sell books at stipulated prices; term of contract; reports to state school commissioner.

Ga. p. 90, 16 D '97

- 125 County boards of education required [formerly empowered] to set aside not exceeding \$500 to provide text-books at cost; text-book depositories. Unlawful for schools and colleges receiving aid from free school fund to use any text-book disapproved by state board of education. Amending c. 257, '97.

  8. C. 473, 21 F
- 126 Text-books adopted by school trustees not to be changed oftener than once in four years; except histories of the U. S.

**Va.** 684, 3 Mr

127 State board of education and school board of Baltimore to furnish public schools with a text-book on civil government; to be taught in all schools aided or supported by the state.

Md. 520, 9 Ap

128 Special exercises. State superintendent to provide program for daily salute of U. S. flag, other patriotic exercises and observance of holidays.

N. Y. 481, 22 Ap

#### NEW YORK STATE LIBRARY

- 129 Requiring public schools to observe third Friday of November asArbor day.S. C. 471, 16 F
- 130 Colored schools. When there are eight colored children in district, separate colored school districts and school boards to be formed. (Okl. 34, 1897) Unconstitutional. In conflict with constitutional amendment 15 and organic act five providing 'There shall be no denial of the elective franchise, or of holding office, to a citizen on account of race, color or previous condition of servitude.' (sup. ct.) Porter v. Commissioners of Kingfisher county, 51 P. 741.

## Special classes

(See also Deaf, dumb and blind, 1212)

131 High schools. Township boards of education authorized to establish township or joint township high schools.

O. p. 281, 25 Ap

132 Generally amending law (§ 2728-33, Code '97) relative to establishment of county high schools. How they may be abolished.

Ia. 84, 12 Ap

- 133 Industrial training. Providing for the establishment and regulation of the Southwestern La. industrial institute for the education of white children in the arts and sciences.

  La. 162, 14 Jl
- 134 Separate manual training schools for white and colored children may be established by board of county school commissioners; examination and approval by state board of education; state aid to amount of \$1500 for each school.

  Md. 273, 7 Ap
- 135 Boarding schools. Cities and towns may adopt ordinances to prevent annoyance of scholars attending or boarding at any female school. Amending c. 621, '94.

  Va. 441, 23 F

## Higher and professional

- 136 State university. Collateral inheritance tax established for support or state university. (Mo. sup. ct.) State v. Switzler, 45 S. W. 245.
- 137 Patent medicine taxes established for use of university. Three fourths to endow scholarships (Mo. p. 278, '95: amended, p. 236, '97) Unconstitutional. Endowment of scholarships not a public purpose and taxes may be levied for public purposes only. (Mo. sup. ct.) C. F. Simmons med. co. v. Ziegenhein, 47 S. W. 10.
- 138 Repealing provision (§ 1551, Code) relative to providing residences for professors. Va. 872, 3 Mr
- 139 Purchase of library books and library repairs; tax for. Amending § 2644, Code '97.
- 140 Agriculture. Terms of trustees of Clemson state agricultural college elected by the legislature.
   8. C. 474, 16 F

## SUMMARY OF LEGISLATION, 1898

- \$35000 to be paid to the college of agriculture at Cornell university to conduct experiments and disseminate agricultural information.
   N. Y. 67, 16 Mr
- of board of trustees of State college of agriculture and mechanic arts; time of meeting of board; fiscal college year. Amending \$ 2646, 2650, Code '97.

  Ia. 76, 28 Mr
- 143 Forestry. Act for the establishment, aid and control of the New York state college of forestry at Cornell university.

N. Y. 122, 26 Mr

- 144 Medicine. Dead bodies in public institutions that must be buried at public expense shall be given to medical schools, with certain important exceptions.

  Mass. 479, 27 My
- 145 Minor amendment to law (§ 3763, R. S.; p. 33, '81) relating to delivery of bodies to be buried at public expense to medical colleges and societies.
  0. p. 84, 5 Ap
- 146 State scholarships. Free state scholarships in Western Maryland college established for women who will teach in public schools for two years after leaving college. Md. 106, 29 Mr
- 147 Establishing 14 free scholarships in Washington college.

Md. 293, 7 Ap

- 148 16 state scholarships in St Mary's female seminary established.
  Md. 379, 9 Ap
- 149 Board of education may divide certain scholarships between two persons.

  Mass. 493, 2 Je
- 150 Students of colleges exempt from road or street duty.

S. C. 458, 19 F

## Libraries

- 151 State library. Office of state librarian created; elected by legislature; salary \$600; to act under direction of a board of trustees to consist of governor, secretary of state and superintendent of education. A misdemeanor to injure books or violate rules of board of trustees. [Heretofore the librarian has been appointed by the governor without special statutory provision.]
  - 8. C. 476, 21 F
- 152 Annual appropriation for current expenses of state library \$100; [formerly \$75]. (In addition to this there is an appropriation of \$300 for judiciary reports and of \$450 for salary of librarian.)

Del. 5 & 6, 28 Ap

153 Providing for the distribution of state publications through the state library; library to receive 200 copies of each publication; copies in custody of secretary of state one year after publication subject to requisition of board of library commissioners.

O. p. 308, 28 Ap

- 154 Traveling libraries. State traveling libraries to be established under the control of the board of commissioners of the state library; board may select distributing points, but can not expend money for rent of same.

  N.J. 175, 20 Ap
- 155 State library commission. Library commission created; to receive no compensation for services or expenses; to promote the establishment and efficiency of libraries throughout the state.

Ga. p. 93, 16 D '97

- 156 Local libraries. Municipal authorities may by vote of electors establish public libraries.
  Md. 515, 9 Ap
- 157 County commissioners may receive bequests and gifts for the construction of a public library and may levy a half-mill tax for a library fund.
  0. p. 355, 26 Ap
- 158 In villages of first class, maximum of taxes allowable not to include tax for library fund. Amending p. 312, '96.

0. p. 195, 21 Ap

159 One half of fines imposed and recognizances forfeited to circuit courts to be expended for court library. Md. 407, 9 Ap

## Scientific work. Art

- 160 Topographic survey and map. State engineer authorized to continue to cooperate with U. S. geological survey director in making a topographic survey and map of the state. N. Y. 219, 6 Ap
- 161 Art. Cities of 50000 inhabitants may expend annually a limited amount of money for works of art by U. S. artists and executed in the U. S.; mayors to appoint art commissions to select and place art productions.

  N. Y. 395, 21 Ap
- 162 Expositions. Governor to appoint commission on centennial exposition to be held at Toledo in 1903.
   O. p. 369, 26 Ap
- 163 Governor to appoint a commission to see that the interests of the state are properly represented at the Paris exposition in 1900.

Mass. Resolves 91, 17 My; N. Y. 176, 29 Mr

# Political regulations

(See also State and local government, etc.)

164 Citizenship. Persons may petition supreme court for a judgment declaring their citizenship, residence and domicil in the state.

**B.** I. 582, 15 Je

165 Aliens. Employers must pay three cents per day for each day's labor of unnaturalized male aliens. (Pa. 139, '97) Unconstitutional. Contravenes 14th amendment of federal constitution, declaring that no state shall deny to any person within its jurisdiction equal protection of the laws. (Pa. sup. ct.) Juniata Limestone co. v. Fagley, 40 A. 977.

# Elections

(See also for term of office, vacancies, etc., State officers, Local officers.)

166 Woman suffrage. Constitutional amendment granting suffrage to women. Rejected by the people November '98.

Wash. 56, 11 Mr '97; S. D. 37, '97

167 Constitutional amendment permitting women to vote for school officers and members of library board and to hold such offices.

Ratified by popular vote, November '98.

Minn. 175, 21 Ap '97

168 Disqualifications. Circuit court clerk to keep a record of persons convicted of certain crimes; justices of peace to report; to be compared with registration book of election commissioner.

Miss. 62, 11 F

169 Elections generally. Revising and consolidating the law relative to elections. Qualifications, poll taxes, registration; political committees, primaries, caucuses and nominations; ballot law commission, districts, officers, polls, ballots, counting, certification; failure to elect; officers elected; corrupt practices.

Mass. 548, 21 Je

170 General law regulating elections. Qualifications, registration, nominations, primaries, ballots, vote, canvass, contests, vacancies, corrupt practices, vote of soldiers absent from state.

N. J. 139, 4 Ap

- 171 General law. Officers; districts; Australian system abandoned (c. 37, '91); separate ballot system with no provision for booths adopted. Canvass; certificates of election. Del. 38, 1 Je
- 172 General law relative to elections; c. 137, '96 repealed. An official ballot. Secret vote. Nominations. General regulations. To conform law to new constitution.

  La. 152, 14 Jl
- 173 Codification of election law. Utah 50, 11 Mr '97
- 174 Miscellaneous amendments to general law: making law cover municipal and town elections. Fig. 23, 7 Je '97
- 175 General law amended as to opening and closing polls, election officers, registration, party nominations and emblems, preparation of ballots by electors and canvass of votes.

N. Y. 335, 20 Ap

- 176 Amending law (c. 700, '96) relative to notice of candidacy to be given by candidates for local offices and minor change as to custody of official ballots.

  Va. 831, 3 Mr
- 177 Providing for the distribution of election laws by the secretary of state.

  Del. 42. 1 Je
- 178 Enabling voters in the military and naval service of the U. S. in time of war to vote.

B. I. 584, 15 Je; Del. 39, 25 Je; N. Y. 674, 16 Jl

- 179 Constitutional amendment proposed providing for general state elections in even years only and that the legislature shall meet in odd years [meets in even years at present]. Referred to next legislature.

  Ia. J. Res. 2
- 180 Referring to next legislature constitutional amendment proposing that regular elections for county and magisterial district officers shall be held in November [formerly May]; officers to enter upon duties in January [formerly July]. Va. 690, 3 Mr
- Primaries. General law; party primaries, conventions and committees. Applies to parties casting 3% of vote for governor (optional with others) in cities of 50000 (optional with other cities and villages of 5000). Enrolment. Primaries of all parties on same day. Expense paid by city or town except printing of ballots. Two boards of primary election inspectors: one consisting of regular election inspectors belonging to party casting largest vote; to have charge of primary of that party: the other of inspectors of party casting next largest vote; to conduct primaries of all other parties. Regulation of conventions and committees made up in whole or in part of delegates from such cities or villages.

  N. Y. 179, 29 Mr
- 182 General law. To apply to Cook county and to all other counties, cities, towns and villages adopting it. In each primary district each party to choose from list of regular election officers three judges and two clerks, who are members of such party, to serve at primary election. Expense defrayed by locality, except printing of ballots. No two parties to hold primaries on same day.

  Ill. p. 10, 11, 10 F
- 183 General law. Election held under the control of party committees. Fla. 21, 11 Je '97
- 184 Primary elections. Caucuses. General law revised and extended to all places and elections. (Cal. 106, '97) Unconstitutional as special legislation, because it provided for an oath that voter intended to support nominees selected by delegates there elected as test of his right to vote and debarred from voting certain classes of legal citizens by provisions as to their registration. (Cal. sup. ct.) Spier v. Baker, 52 P. 659.
- 185 Amending law, (c. 417, '93; 507, '95; 489, '95) relative to party conventions and caucuses.

  Mass. 472, 26 My
- 186 Amending law (c. 530, '97) providing for the nomination of candidates; nomination by majority [formerly plurality] vote.

Mass. 191, 17 Mr

187 Persons voting in caucus of one party can not vote in caucus of another within 12 months [formerly same calendar year].

Amending c. 489, '95 as amended by c. 530, '97.

Mass. 435, 14 My

### SUMMARY OF LEGISLATION, 1898

- 188 No warden, clerk or inspector to be a state, county or city employee, a member of a ward or town committee or a candidate before the caucus. Amending § 28, c. 507, '95 and § 24, c. 530, '97.

  Mass. 379, 27 Ap
- 189 Penalty for illegal voting at primaries; judge of election to administer oath and examine persons challenged; not to apply to conventions held under the caucus system.

  Ia. 111, 7 Ap
- 190 Amending law concerning misdemeanors in connection with party primaries, committees, enrolments and conventions.

N. Y. 197, 31 Mr

- 191 Nominations. Nomination of local officers by petition; each signer to pledge himself to vote for the nominee petitioned for.

  Amending p. 434, '92.

  0. p. 93, 8 Ap
- 192 When nominating convention does not appoint a committee to fill vacancies county executive committee to have power to fill.

O. p. 224, 23 Ap

- 193 Minor amendment to provisions relative to nomination papers.

  Amending c. 469, '96.

  Mass. 171, 12 Mr
- 194 Amending law regulating time and place of filing certificates of nomination.
  N. Y. 363, 20 Ap
- 195 Minor amendment to law (p. 263, '93) relative to filing of certificates of nomination and nomination papers for township and municipal officers.
   0. p. 189, 21 Ap
- 196 Registration. General law for registration of voters. Assessors (appointed by the governor) to be ex-officio register of voters. Clerks to be appointed by governor. Qualifications for voting. To conform law to art. 197 of new constitution prescribing educational qualification: see p. 883.

  La. 199, 14 Jl
- 197 Governor to appoint three [formerly one] registrars for each election district; two political parties to be represented; county committees to present three names from which governor shall appoint.

Del. 35, 20 My

- 198 General law for the registration of voters. Registration fee of \$1. Payment of a county tax not required. Unlawful to pay registration fee for another.

  Del. 36, 27 My
- 199 Governor to appoint board of registration [formerly supervisor of registration] for each county. Amending c. 22, '96.
  - **S. C. 4**38, 18 F
- Amending general registration law (p. 115, '94) so as to provide that voters registered at preceding general election may vote at special elections.

  Ga. p. 95, 20 D '97
- 201 Amending procedure (§ 54-55, c. 417, '93) upon complaints of illegal registration.

  Mass. 423, 12 My
- 202 Person whose name has been struck from voting list may appeal to appellate division of supreme court.B. I. 583, 15 Je

- 203 Applicant under 60 must pay poll tax before registering; penalty for payment by candidates or party committees or for soliciting such payment. (Nev. 6, '97) Unconstitutional under constitution art. 4, § 17, providing that subject or object of a law be briefly expressed in its title. (Nev. sup. ct.) State v. Stone, 53 P. 497.
- 204 Registration of voters in military or naval service of U. S.

Del. 37, 25 Je

- 205 Election officers. State board of election commissioners created to consist of three persons elected by the legislature; board to appoint a county board of election commissioners for each county; county board to appoint election officers; state and county boards to be boards of canvass and contest; special board drawn by lot from legislature to consider contests in election of governor and lieutenant-governor.

  Ky. 13, 11 Mr
- 206 Minor amendments to law relative to deputy state supervisors.

O. p. 361, 25 Ap

- 207 Amending law (c. 202, '96) relative to judges and clerks. Among minor amendments oath not to attempt to discover and not to reveal candidate voted for by any person.

  Md. 142, 7 Ap
- 208 Minor amendments to law (§ 117, Code) relative to appointment of judges of election. Va. 832, 3 Mr
- 209 Amending § 72, Code, relative to how vacancies in electoral boards are to be filled by the court in certain cases. Va. 902, 3 Mr
- 210 Polls. Polls at fire district elections to be kept open not less than one hour [formerly two hours]. Amending c. 35, P. S.

Mass. 155, 9 Mr

- 211 Poll books and ballots. County and municipal clerks may destroy pollbooks and ballots remaining in their offices after three years.
  Va. 821, 3 Mr
- 212 Amending law (c. 417, '93) defining the number of ballots to be provided by clerks for use in town elections. Mass. 163, 12 Mr
- 213 Minor change in form of poll books. Amending § 120 Code.

Va. 668, 2 Mr

- 214 Booths. Minor amendment to provision (p. 274, '93) relative to screens of voting booths.
  O. p. 208, 22 Ap
- 215 Prohibiting taking of memoranda, etc. into election booths; penalty for violation, fine or imprisonment for three months.

Fla. 22, 31 My '97

- 216 Voting machines. State commission created to examine and approve voting machines; election board of any civil division may submit question as to use of machines to voters; regulations as to use.
  0. p. 277, 25 Ap
- 217 Laws (c. 465, '93; 498, '96) authorizing cities and towns to use McTammany machines repealed. Cities and towns may use machines examined and approved by state treasurer, auditor and secretary; shall be used in caucuses on petition of 50 voters of the party in any town or ward.

  Mass. 378, 26 Ap

- 218 The councils or boards of cities, villages and towns may adopt the Standard automatic ballot machines for use in all elections; regulation of use; tampering with such machines a misdemeanor.
  - N. Y. 168, 29 Mr
- 219 Repealing the parts of certain laws (c. 73, '95; 158, '95; 450, '97) that regulate the formation of election districts where automatic voting machines are used.

  N. Y. 340, 20 Ap
- 220 Count. Ballots to be counted within three feet of the rail.

  Amending § 22, c. 507, '95 and § 23, c. 530, '97.

Mass. 379, 27 Ap

- 221 Time of counting ballots by board of canvassers in time of war.

  Amending c. 12, G. L.

  B. I. 585, 15 Je
- 222 Contests. General law regulating contests in elections held for the removal of county sites.Ga. p. 87, 9 N '97
- 223 Corrupt practices. Penalty for use of money by corporations to influence legislation, to secure candidacy or election of any person or for any other political purpose.
  Fla. 24, 2 Je '97

## Law making

- Constitutional law. (For decisions declaring statutes unconstitutional see index, constitutional law; for new constitutions and amendments see p. 882)
- 224 Constitutional amendment providing that amendments shall be voted upon at general elections and that a majority of all votes cast at election shall be necessary to carry amendment. Ratified by popular vote, November '98.

Minn. 185, 21 Ap '97

- 225 Legislation. Constitutional amendment providing for initiative and referendum in state and municipal legislation, on petition of not more than 5% of voters. Ratified by popular vote, November '98.
  S. D. 39, '97
- 226 Legislature. Referring constitutional amendment to next legislature. Biennial [formerly annual] legislative sessions; salary of members \$1000 [formerly \$1500]; terms of senators four [formerly two] years; of members of assembly two years [formerly one year].

  N. Y. p. 1549, 3 Mr
- 227 Constitutional amendment extending total duration of legislative session to 75 [formerly 60] days. Bills may be introduced only in first 25 days of session, except by consent of three fourths of members; after such 25 days recess of from 30 to 60 days must be taken. Rejected by popular vote, November '98.

Cal. j. r. 34, 22 Mr '97

- 228 Constitutional amendment. Senate shall consist of 50 [formerly not more than 50] members; assembly of not more than 115 [formerly 100]; changing method of apportionment. Rejected by popular vote, November '98.

  La. j. r. 1, '98
- 229 Amending senatorial apportionment.

III. p. 8, 11 Ja

230 Relative to advertising hearings before legislative committees;

- repealing two previous laws on subject (c. 371, '85 and 503, '97).

  Mass. 76, 19 F

  231 Constitutional amendment limiting compensation of members of the legislature to \$5 per day for first 100 [formerly 60] days of session and \$3 [formerly \$2] per day for remainder of session.

  Rejected by popular vote, November '98. Tex. j. r. p. 274, 20 My '97

  232 Compensation of members \$4 a day during session and 10 cents per mile traveled; of officers and employees \$4 per day.

  Utah 5, 3 F '97

  233 Fixing compensation of officers of the general assembly; c. 577,
- '93 repealed.

  Del. 48, 1 Je; 49, 5 My

  234 Number and appointment of clerks.

  S. C. 436, 19 F

  235 Laws. Amending law (c. 4, R. C.) relative to passing, printing
  - and distribution of the laws. Law made to conform with new constitution giving veto to governor. Provision relative to publication in two newspapers repealed.

    Del. 9, 28 Ap
- 236 Members of board of each of the two principal parties to designate a paper in county for the publication of the session laws; if either fail to do so, laws to continue to be published in paper previously designated [formerly in paper designated by board of supervisors].

  N. Y. 349, 20 Ap
- 237 Codes. Statutes codified. In effect 1 Jan. '98. Utah 53, '97
  238 New codes or revisions have been issued in 1898 for Wisconsin,
- New codes or revisions have been issued in 1898 for Wisconsin,
  Nebraska and New Mexico.
  Governor to appoint a commission to revise and codify the stat-
- utes. N. J. 3, 15 F

  240 Uniform legislation. (See also Negotiable instruments, 560) Governor to appoint commission; to confer with commissioners of

# Public documents and printing

other states.

- Public documents. Providing for the distribution of state publications through the state library; library to receive 200 copies of each publication; copies in custody of secretary of state one year after publication subject to requisition of board of library commissioners.
   0. p. 308, 26 Ap
- Providing for publication of biennial reports of state officers prior to the meeting of the legislature.
   Utah 26, 11 Mr '97
- 243 Transportation charges to be paid by state [formerly by person receiving]. Amending § 126, Code.

  Ia. 4, 28 Mr
- 244 Printing. General law regulating contracts for public printing.

  8. C. 437. 2 F
- 245 Revising law relative to proposals for legislative printing and the printing of legislative journals, bills, messages and reports; repealing law in regard to printing of extra copies of legislative documents and their distribution. (c. 643, '92; 218, '95)

N. Y. 187, 81 Mr

Va. 905, 3 Mr; O. p. 295, 26 Ap

785

# Labor

(See al	so Exemptions, 807; Mechanics' liens, 542; Railroads, 1374; Street railways, 1400; Mines, 1522)
246	Labor and industrial statistics. Establishing a bureau of labor
	and industrial statistics; commissioner of labor statistics to be
	appointed by governor. Va. 863, 3 Mr; 1007, 4 Mr
247	Bureau of statistics to publish statistics of the various industries
~	of the state; salary of secretary \$1500. N. J. 112, 25 Mr
248	Bureau of statistics of labor to investigate the subjects of profit
	sharing and industrial insurance. Mass. Resolves 78, 22 Ap
249	Bureau of statistics of labor to investigate Sunday labor in Mass-
~10	achusetts. Mass. 402, 10 My
250	Wages. Law providing for the weekly payment of wages by
	corporations to apply to all contractors and persons engaged in
	manufacturing [former law applied only to those having 25 em-
	ployees]. Amending c. 438, '95 and 334, '96. Mass. 481, 1 Je
251	When machinery is stopped in manufacturing and mechanical
	establishments, time shall not be deducted from wages of women
	and minors, nor shall they be compelled to make up time without
	extra pay; provided they have been retained within the work-
	rooms during the period. Mass. 505. 6 Je
252	Oysters to be shucked by the gallon; standard gallon nine pints.
	Md. 260, 9 Ap
253	Female employees. Employer must provide seats for female em-
	ployees. Utah 11, 24 F '97; Va. 53, 12 Ja
254	Amending penalties and proceedings in case of violation of law
	(c. 149, '84) requiring seats to be provided for female employees
	in certain establishments. N. J. 192, 18 My
255	Violation of law (p. 132, '85 and p. 87, '91) relating to seats and
	toilet rooms for female employees a misdemeanor; amending
	provision relative to toilet rooms. O. p. 35, 9 Mr
256	Factory laws. Generally amending law relative to the employ-
	ment of minors. O. p. 123, 19 Ap; Mass. 494, 2 Je
257	Generally amending law (p. 186, '96) requiring blowers where
	dust-creating machinery is used. O. p. 155, 21 Ap
258	Inspectors to see that means for extinguishing fires are provided
	on every floor; notice of necessary alterations or additions

O. p. 30, 3 Mr
259 Proof of failure to make alterations ordered by inspector prima
facie evidence of negligence in action for damages. Amending
§ 2573b R. S.

O. p. 113, 13 Ap

ordered by inspector. Amending § 2573 c. R. S.; p. 308, '93.

260 Revising law relative to manufacture and sale of clothing made in tenements. (Amending an act regulating the employment of labor, c. 508, '94)

Mass. 150, 9 Mr

261 Accidents. Manufacturers of and dealers in goods and merchandise required to report accidents. Amending p. 100, '88.

O. p. 43, 9 Mr

- 262 Organizations. (See also Trademarks and labels, 1484) A misdemeanor to fraudulently claim to be a member of or represent a labor organization that does not exist within the state. N.Y. 671, 30 Ap
- 263 Intimidation. Penalty for intimidating into change of home or employment.

  Miss. 70, 11 F
- 264 Convict labor. (See 1271)

# Corporations

(See also Taxation of corporations, 448; Insurance, 1991; Transportation, 1241; Light, Water
Power, 1094; etc.)

#### General

265 Charters. Certificates. Corporations (except literary, scientific, religious, educational and charitable) to file with the secretary of state copies of charters, proofs of publication, amendments, and consolidation, dissolution and liquidation proceedings. Certified copies by secretary of state admissible as evidence.

La. 59, 8 Jl

266 Created by special charter to file statement as to organization with the secretary of the commonwealth within 30 days after meeting for organization. Amending § 8, c. 105, P. S.

Mass. 336, 14 Ap

- 267 Amending corporation law (revision of 1896); additional requirements to be contained in certificates.

  N. J. 173, 20 Ap
- 268 Amending corporation law (revision of 1896) with respect to certificates of incorporation, amended certificates, transfer-book and elections.

  N. J. 172, 19 Ap
- 269 Amendment and renewal of charter. Extension of term provided. (Minn. 155, '85) Unconstitutional in so far as it provides that any corporation 'may amend its articles in any respect which might have been made a part of original articles'; such provision not being covered by title. (Minn. sup. ct.) Palmer v. Bank of Zumbrota, 75 N. W. 380.
- 270 Amending provision (c. 45, '96) relative to notice of stockholders meeting to act upon question of a new charter or amendment of charter or mortgage of property.
   8. C. 478, 19 F
- 271 Regulating change in face value of capital stock or number of board of directors by any banking, railroad, express, insurance, telegraph, canal or navigation company. Amending § 1844, Code.
  Ga. p. 26, 21 D '97
- 272 Any corporation that does not possess right of taking and condemning lands may change its name and fix method of altering its by-laws. Amending § 28 of the corporation laws (1896).

N. J. 92, 23 Mr

273 Certain corporations before filing certificate of change in par value of shares or in business transacted to submit them for approval as to form to the commissioner of corporations. Amending § 59, c. 106, P. S. and c. 500, '94.

Mass. 503, 6 Je

### SUMMARY OF LEGISLATION, 1898

274 Amending law (§ 2350, Code) relative to amendment and renewal of charters of corporations by judges of superior court.

Ga. p. 28, 16 D '97

- 275 Charters by special acts may be renewed by secretary of state.Amending c. 333, '97.8. C. 479, 21 F
- 276 Directors. Cumulative voting permitted in the election of directors. Amending § 3245, R. S.

  O. p. 230, 23 Ap
- 277 Capital stock. Authorizing corporations to increase or decrease their capital stock; affirmative vote of persons holding two thirds [formerly a majority] of stock necessary. Amending c. 26, '82.
- La. 149, 14 Jl
  278 Indebtedness. Corporations for works of public improvement
  and for the performance of public services may issue bonds and
  mortgage property, franchises and income to secure the same.

La. 61, 8 Jl

279 Insolvency. Officers jointly and severally liable for debts contracted before original capital is fully paid in and the certificate of payment properly filed. Amending § 60, c. 106, P. S.

mass. 266. 1 Ap

280 Officers loaning money to stockholders liable in case of insolvency to double the amount of any loss arising out of loan: not to apply to corporations authorized to receive money on deposit. Amend-

ing art. 23, Code.

Md. 228, 7 Ap

281 Franchises of insolvent private corporations to be considered assets and sold under order of the court.

Ga. p. 61, 21 D '97

- 282 Receivers. Appointment; powers; compensation; quarterly reports. Court may order sale of property if it can not be administered so as to pay debts.

  La. 159, 14 Jl
- .283 Appointed by a judgment or order in an action or special preceedings are authorized with the approval of the court to sell property at a private sale.

  N. Y. 522, 26 Ap
- 284 An act to facilitate the recovery by receivers of property wrongfully withheld or embezzled.

  N. Y. 534, 26 Ap
- 285 Dissolution. Corporations whose charters have expired or been annulled to continue as corporate bodies for purpose of settling up their affairs.
  8. C. 481, 21 F
- 286 Foreign corporations. To file charter and statement with secretary of state; to receive certificate to do business; corporations violating not permitted to maintain action; fine for agents or officers; applying to all except telephone, banking, insurance, railroad, electric light and construction companies now doing business in state.

  Md. 270, 9 Ap
- 287 Service of summons on foreign corporation in hands of a receiver.

  O. p. 413, 26 Ap
- 288 Certified record of a foreign corporation registered according to law of foreign country sufficient evidence to prove incorporation.

  26. 478, 14 Ap

### NEW YORK STATE LIBRARY

- 289 Miscellaneous. All incorporated under general law except for works of internal improvement to annually file list of officers and directors and if officers and directors are not residents of county where principal office is located to appoint attorneys or agents.

  Va. 817, 3 Mr
- 290 Actions against may be brought in any county where summons can be served against a chief officer of. Amending § 5026, R. S.; p. 5, '82.

  O. p. 125, 19 Ap
- 291 Claims against all corporations to bear interest after 30 days.

  Amending c. 45, '96.

  8. C. 479, 21 F
- 292 Amending law (c. 22, '95) relative to means by which unpaid subscriptions to joint stock companies may be recovered.

Va. 20, 22 D '97

### Corporations not for profit

(See also Charities, 1188; Agricultural Societies, 1585)

293 General law for the incorporation of associations not for profit.

N. J. 181, 21 Ap

- 294 Corporations not for profit may change their purpose of incorporation; certificate of change.

  Mass. 504, 6 Je
- 295 Expired charters of library, church, charitable or educational corporations may be revived on application to superior court within 10 [formerly three] years. Amending § 2352, Code.

Ga. p. 29, 9 D '97

296 Corporations other than insurance and those created for business or profit may be dissolved in a certain manner.

Mass. 502, 6 Je

- 297 Religious corporations and societies. Generally amending the religious corporations law.

  N. Y. 358, 20 Ap
- 298 Records of religious societies shall be deposited with city or town clerk if meetings are discontinued for two years.

Mass. 453, 24 My

- 299 Religious corporations may hold and convey land necessary to establish and maintain cemeteries.

  Amending § 8 of religious societies law, 1875, Revision.

  N. J. 166, 12 Ap
- 300 Revising law authorizing religious corporations to maintain homes for their aged poor.

  N. Y. 473, 22 Ap
- 301 Corporations to aid widows and orphans of ministers and superannuated ministers; number of directors not to exceed 18 [formerly 15]; one half of whom must be laymen. Amending c. 88, '92. N. J. 42, 10 Mr
- 302 Amending law (§ 1398, Code) relative to validity of conveyances to religious societies; appointment of trustees; trustees to hold books and furniture.

  Va. 947, 4 Mr
- 303 An unincorporated religious society may maintain any action, suit or proceedings to enforce its civil rights. N. J. 53, 15 Mr
- 304 Fraternal societies. (See 1306)

## Banking and loan institutions

(See also Taxation, 458)

### Banks-general.

(Including banks of deposit and provisions applying both to them and the following classes)

- Governor to appoint a commission to investigate subject of state
   regulation of banks; report 1898.
   Ga. p. 599, 3 D '97
- 306 Submitting general banking law to popular vote. Rejected November' 98.

  Wis. 303, 22 Ap '97
- 307 Amending general banking law relative to minimum capital, organization, membership, rate of interest, liabilities, loans on shares and available funds to be kept on hand. (Minn. c. 77, '81) Was not passed by two-thirds vote of legislature and is therefore void under constitution art. 9, § 13. (Minn. sup. ct.) Palmer v. Bank of Zumbrota, 75 N. W. 380.
- 308 Stocks subscribed to banking companies to be paid in lawful money of U. S. [formerly specie]. La. 81, 11 J1
- 309 Minor amendments to § 278, R. L. relative to the recording, depositing and publishing of articles of association. La. 37, 7 Jl
- 310 Examination. Governor to appoint an examiner of state banks [this duty was formerly performed by treasurer and secretary of state]. Quarterly reports from state banks, banking associations and savings banks. Examiner to make biennial report to legislature. To carry out art. 194 of new constitution.

La. 198, 14 Jl

- 311 State treasurer to appoint person to examine banks at least once a year; for violation of law treasurer with approval of governor may declare charter forfeited and appoint a receiver: law does not apply to savings bank having no capital stock, national banks, building or homestead associations, or to trust, fidelity or surety corporations.

  Md. 277, 9 Ap
- 312 Reports. State banks to make five [formerly one] reports annually to state treasurer according to form prescribed by him; summary of reports to be published in local paper. Amending art. 11, Code.

  Md. 277, 9 Ap
- 813 Requiring every joint stock company organized or which may hereafter be organized to conduct a general banking business, to make certain reports. Amending § 1170, Code. Va. 85, 22 Ja
- 314 Amending oath as to correctness of annual reports to superintendent of banks.

  N. Y. 333, 20 Ap
- 315 Bank notes. State banks may issue obligations payable in silver bullion to an amount equal to 50% of unimpaired capital stock: not to imitate national bank notes or federal currency; attorney-general to take steps to prevent enforcement of any tax on such issue.

  Ga. p. 57, 22 D '97

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316 Reserve. Banks to keep a reserve equal to one fourth [formerly one third] of cash liabilities; other three fourths [formerly two thirds] to be in lawful money of U. S. [formerly specie and specie funds], bills of exchange or discounted paper maturing in six months [formerly 90 days]. Repealing § 300 R. L.

La. 165, 14 Jl

- 317 Loans made, in violation of law, to one person in excess of one tenth of capital are payable according to terms; but directors violating rule liable individually for damage to bank. Ratified by popular vote, November '98.

  Ill. p. 87, 4 Jl '97
- 318 Private banks made subject to examination by the state bank examiner and required to make reports required of incorporated banks; to have stamped on stationery 'not incorporated.'

Ga. p. 59, 21 D '97

- 319 Investment companies. A general law to regulate certificate bond and investment companies and associations (except building and loan companies) and investment guarantee companies and associations on the service dividend plan and to protect the holders of their certificates, debentures and securities.
  - O. p. 401, 25 Ap
- 320 Certain foreign investment corporations exempted from provision requiring them to secure a certificate authorizing them to do business from the secretary of state; penalty for transacting business for companies that have not obtained such certificate. Amending p. 355, '94.

  O. p. 227, 23 Ap
- 321 Trust companies. Amending c. 337, '93; companies in counties of 300,000 to 600,000 inhabitants and having capital of \$500,000, and in counties of 100,000 to 300,000 having capital of \$200,000 may receive valuables and let safe deposit vaults.

  N. Y. 73, 16 Mr
- 322 Trust companies must have a capital stock of \$25000 [formerly \$15000] in counties of less than 25000. Amending c. 31, '96.

Ky. 32, 15 Mr

323 Building and loan institutions. General law providing for the incorporation and regulation of building and lot associations.

N. Y. 193, 31 Mr

- Building and loan associations to deposit with authorized depository or trust company 75 % of securities received in usual course of business; associations having deposits of securities in state treasury to withdraw same.

  Ga. p. 62, 21 D '97
- 325 Building and loan associations and similar institutions may elect trustees for a fixed term; rights and powers of original trustees vested in new trustees.

  Va. 867, 3 Mr
- 326 Savings and loan associations may invest deposits and income therefrom in the securities in which savings banks are allowed to invest.

  N. Y. 348, 20 Ap

## SUMMARY OF LEGISLATION, 1898

- 327 Insolvency. Regulating winding up by public examiner or voluntary liquidation. Court may appoint new officers and continue business. (Minn. c. 250, '97) Unconstitutional. Contains no enacting clause and is void under constitution, art. 4, § 13. (Minn. sup. ct.) Sjoberg v. Security savings and loan association, 75 N. W. 1116.
- 328 Savings institutions. May reduce number of managers to not less than 13; three fourths to reside in the county.

N. J. 9, 21 1

- 329 Savings banks. Slightly amending law regulating expenses to be paid by borrower in loans on real property. N. Y. 556, 26 Ap
- 330 May hold stocks, bonds and other securities acquired in settlements to secure loans, but must be sold in five years unless additional time is granted by commissioner of savings banks.

Mass. 148, 8 Mr

331 May invest in first mortgage bonds of New England railroads that have paid 3 % dividends for two years. Amending c. 317, '94.

Mass. 184, 16 Mr

- 332 May invest not more than 20 % of deposits in mortgage bonds of railroad corporations of the state, with important restrictions and limitations.

  N. Y. 236, 12 Ap
- 333 Regulating and limiting connection between savings banks and other banks; occupation of the same inclosure, counter or safe.

  Mass. 567, 23 Je
- 334 Cooperative banks. Regulating bonds of officers; amending law relative to real estate owned and shares of. (c. 117, P. S., 251, '82, 216, '87. Mass. 247, 29 Mr

### Trusts and combinations

- Trusts defined and prohibited. Defined as combination of capital, skill or acts. 1) to restrict trade, 2) limit production or change price, 3) prevent competition in manufacture, transportation or sale, 4) fix standard for adjusting prices, or 5) make contracts or agreements for these purposes. Fine \$50-\$1000; imprisonment six months to one year. Forfeiture of charter or right to do business in the state. Evidence; character of the combination alleged may be established by proof of its general reputation as such. Penalty of \$50 for each day's violation. Unlawful to own trust certificates or enter into combination. Persons injured may recover twofold damages.

  O. p. 143, 19 Ap
- 336 Duty of attorney-general to enforce anti-trust law (§ 4437-42, Code '92): circuit court judges to call attention of grand juries; fine or imprisonment for principals or officers violating.

Miss. 72, 31 Ja

337 Anti-trust law to apply also to all combinations to control rates, tolls, premiums or prices: relative to action by attorney-general for forfeiture of charter and appointment of receiver. Amending c. 265, '97.
8. C. 487, 19 F

338 Prohibiting combinations to prevent sale or control price of Florida-fed beef or other meat; penalty. Fla. 20, 11 Je '97

# **Finance**

339 General, state and local. Governor authorized at discretion to appoint agents to examine accounts of tax collectors or other officers receiving public funds; pay not to exceed \$5 per day.

Fla. 73, 31 My '97

340 Embezzlement of public funds a felony; punishment.

8. C. 511, 16 F

### State finance

(See also Education, 91)

- Sinking fund commission may lend funds to counties in amount not exceeding one half [formerly one third] the county tax levy.
  Amending c. 270, '97.
  S. C. 444, 18 F
- 342 Funds to be deposited by state treasurer with consent of governor and comptroller in banks furnishing as collaterals, U. S., state and Florida municipal bonds, which may be sold in default of payment.

  Fla. 72, 4 Je '97
- S43 Checks remaining uncalled for one year in office of auditor to be turned into general fund.

  B. I. 537, 22 Ap
- 344 Governor may draw on treasurer for payment of any particular services of a public nature \$3000 [formerly \$2000] annually. Ámending c. 15, G. L. B. I. 572, 2 Je
- 345 Annual report of state boards charged with the expenditure of money to contain a detailed statement of obligations and claims unpaid.

  Mass. 366, 22 Ap
- 346 Office, books, papers, etc. of state treasurer always subject to examination by governor or person authorized by governor.

Fla. 74, 1 Je '97

- 347 Board of public works may sell the annuity due to the state from the N. C. railroad and may sell shares of stock in the B. & P. railroad.

  Md. 378, 9 Ap
- 348 State auditor to furnish book to clerks of courts in which to keep record of taxes and moneys collected by them; payment into the treasury.

  Va. 824, 3 Mr
- 349 Amending payment of state tax by county treasurers; exceptions in case of school taxes.

  N. Y. 361, 20 Ap
- 350 Amending law (§ 606, Code) relative to oath of treasurer in returning list of delinquent taxes. Va. 823, 3 Mr
- 351 Inheritance tax. County treasurers and the comptroller of city and county of New York to retain 5% of first \$50000 collected, 3% on next \$50000 and 1% on additional amounts. N. Y. 289, 19 Ap
- 352 To facilitate the refunding to tax collectors payments into the state treasury.

  26d. 280, 9 Ap

- 353 Clerk of courts to certify to correctness of returns of fines made to the auditor. Amending § 730, Code. Va. 959, 4 Mr
- 354 Original tax returns and dispensers' request books may be destroyed by county auditor after five years.

  S. C. 462, 21 F
- 355 Unclaimed money. Records of unclaimed money to be kept; reports to state auditor and to examiner of records; publication of notice after five [formerly seven] years. Amending § 3429, Code.

  Va. 708, 3 Mr
- 856 Court shall [formerly may] order money subject to its control remaining unclaimed for seven years to be paid into state treasury. Amending § 3430, Code. Va. 627, 1 Mr
- 857 Warrants. Executive council may issue warrants in anticipation of collection of taxes.

  Ia. 8, 2 Ap
- S58 State warrants to bear interest at 5% [formerly 6%]. Amending § 104, Code. Ia. 3, 30 Mr
- 359 Claims. Constitutional amendment providing for the establishment of a court of claims; court to have exclusive jurisdiction over all claims against the state; its judgments final. Rejected by popular vote, November '98.

  Cal. j. r. 26, 20 My '97
- 360 Amending law (c. 77, '96) relative to the adjustment of claims by the comptroller.

  Md. 205, 9 Ap
- 361 Governor to appoint three commissioners to consider claims where deeds given by state to land under water have failed.

N. J. 116, 30 Mr

## Public lands

(See also School lands, 94; Mining, 1522; Irrigation, 1552)

- 362 General law revised; school, tide and shore lands. (Wash. c. 89, '97) Partly void. § 70 providing for repeat of act March 22, 1895, creating office of arid land commissioner, is in conflict with constitution, art. 2, § 10, providing that no bill shall embrace more than one subject and that shall be expressed in the title. (Wash. sup. ct.) Howlett v. Cheetham, 50 P. 522.
- 363 State board of land commissioners created; control of management, leasing, and sale of state lands and funds arising therefrom; water and forest reservations.

  Utah 37, 11 Mr '97
- 364 Office of register of the land office abolished; duties to be performed by auditor of public accounts.

  Ky. 11, 11 Mr
- 365 Sale of state lands to actual settlers at 12½ cents per acre (for 160 acres). Entry cancelled unless proof of settlement and cultivation be made within 12 months. Amending c. 75, '80. La. 195, 14 Jl
- 366 State board of land commissioners may lease mineral lands.

Utah 42, 11 Mr '97

Revision of law relating to Onondaga Salt Springs reservation, control and sale of land.
 N. Y. 27, 25 F

## Taxation—generala

(Relating chiefly to general property taxes. See also Road taxes, 1118)

- 368 Governor to appoint a special tax commission to report by January 15, 1899.N. Y. 614, 29 Ap
- 369 General law relative to the assessment and collection of property tax for state purposes. Assessors appointed and removeable by governor with consent of senate. Annual assessment at actual cash value. Parish police juries to review. Banks to pay tax on actual value of shares for shareholders. Corporations to be taxed on value of property and franchise. Annual levy and separate funds.

  La. 170, 14 J1
- 370 General law. Listing system. (Wash. c. 124, '93, amended by c. 176, '95) Unconstitutional in so far as it provides for the deduction of debts from money. (Wash. sup. ct.) Pullman state bank v. Manring, 51 P. 464.
- 371 Minor amendments to general law: pertaining to school and road taxes, erroneous assessments, rates of advertising sales for unpaid taxes, etc.

  Fla. 1, 5 Je '97
- 372 Minor amendment to law (§ 1380, Code '97) relative to the general levy for state purposes.

  Ia. 34, 7 Ap
- 373 Real estate held in trust by state and judicial officers in their official capacity to be subject to taxation.

  N. J. 123, 1 Ap
- 374 Exemption. Amending law (c. 148, '97) relative to exemption of property of soldiers and their wives; exemption of any one family not to exceed \$2000; combined property of family not to exceed \$5000; provisions extended to widows of soldiers.

  Mass. 370, 23 Ap
- 375 Minor amendment to law (§ 2732-33; R. S.; p. 141, '90) exempting from taxation property of certain secret societies, devoted to aid of veterans and their families.
  0. p. 219, 23 Ap
- 376 Lands held under contract of sale or lease from state not taxable while title remains in the state.

  Utah 58, 11 Mr '97
- 377 Assessment. General law. Sce p. 750. Ill. p. 34, 25 F
- 378 Act to carry into effect art. 226 of new constitution providing for a state board of appraisers to assess property employed in the railway, telegraph, telephone, sleeping car and express business. Defining the powers, duties and compensation of said board.

La. 106, 13 J1

- 379 Tax commissioner to appoint a deputy to inspect and supervise the work of city and town assessors, and to enforce the law so as to produce uniformity in assessments. Assessors lists and books.

  Mass. 507. 6 Je
- 380 Examiner of records in each judicial circuit to examine state and federal records and ascertain the valuation of ships and boats owned by other than express, steamship or steamboat companies; to report to county commissioner of revenue.

Va. 301. 11 F

aUnder local finance are placed only those tax laws which in the strictest manner belong there, as limitations of rates, etc. State and local taxes are usually collected together by local authorities; hence a separation would be confusing.

- 381 Land within two or more counties, wild and not used for agricultural purposes; portions in each county to be separately as-N. Y. 537, 26 Ap sessed therein.
- 382 Minor amendment to law (c. 118, '96) providing for the subdivision of a tax or assessment made upon any parcel of land.
- N. J. 32, 7 Mr 383 Amending law relative to assessors' books and assessment rolls so as to provide shorter forms for the same (Code '97).
- Ia. 30, 7 Ap 384 Amending law (§ 492 Code) relative to by whom property is to be
- Va. 490, 24 F listed and to whom taxed. Assessment not to be deemed invalid because assessed to the 385
- 'estate' of a decedent. N. Y. 310, 19 Ap
- 386 In cities and towns of 10000 assessors to return assessment list by August 1. Amending § 387, Vt. S. Vt. 1, 6 My
- 387 Amending law for election of village assessors. Providing for dis-
- continuance of board of separate assessors by vote of the electors. N. Y. 195, 31 Mr
- 388 Minor amendment to law (c. 33, '94) relative to compensation of Miss. 30, 11 F tax assessors.
- Amending law (c. 673, '96) relative to the collection of fees of the 389 commissioner of the revenue. Va. 211, 7 F
- 390 Personal property. Amending law (c. 381, '97) providing for assessment of investments at three fourths their true value. Provision exempting investments by savings banks repealed. Other minor amendments. Del. 24 and 25, 25 My
- 391 Repealing law (c. 676, '94) prescribing forms for entry of money received and receipts given to be furnished by state auditor to clerks of courts of record, and providing method of collecting tax on deeds, wills, seals of courts and money arising from fines and delinquent lands. Va. 624, 1 Mr
- 392 Amending law (c. 120, '96) relative to taxation of mortgagee; rebate
- for prompt payment; returns to be made to comptroller.
- 393 Mortgagee to make oath or affirmation. Md. 501, 9 Ap Amending law (c. 120, '96) relative to assessment of personal prop-
- erty every six [formerly two] years by county commissioners.
- Md. 275, 9 Ap 395 Tax payers to answer questions of assessors as to personal property [formerly required to make out a list]. Amending c. 24, Code. Va. 36, 8 Ja
- 396 Providing for listing by owner of bonds, notes and other securities, and statement of indebtedness of owner; no deduction for indebtedness on account of non-taxable securities or for debts created to evade taxation. Amending c. 244, '90. Va. 342, 14 F
- 397 Shares of all banks located in state to be taxed to owners in the state in same manner as shares of national banks. Amending title 81, Code. Md. 286, 9 Ap

398	Repealing law (§ 493, Code) requiring clerks of courts of record to
	give to commissioner of revenue a statement of money and
	securities under control of the court. Va. 642, 24 F
399	Securities subject to order of any court to be taxed to clerk of
	court or to receiver or commissioner of court. Va. 709, 3 Mr
400	Amending law (c. 705, '96) relative to the examiner of records and
	the assessment by him of personal property under control of
	courts and fiduciaries. Va. 707, 3 Mr
401	Deductions not to be made on account of indebtedness to any
	state or national bank unless incurred three months prior to assess-
	ment. Amending c. 359, '95. N. J. 213, 13 Je
402	Law (§ 229, R. S.) requiring special returns to be made by mer-
202	chants concerning their business repealed. S. C. 440, 29 Ja
403	Beview and equalization. Minor amendment to law (§ 1371,
200	Code '97) relative to correction of assessment rolls. Ia. 33, 23 F
404	Redress for erroneous assessment not to be granted unless appli-
707	cation made within certain time. Amending § 569, Code.
	Va. 64, 17 Ja
405	•
403	County board of equalization to give 10 days notice to owner be-
	fore increasing the valuation of any tract. Amending § 2814,
400	R. S. O. p. 12, 23 F
406	State may appeal from decision of a municipal court in an action
	for redress of erroneous assessment. Amending § 576, Code.
408	Va. 906, 3 Mr
407	Amending law (c. 116, '91) relative to the equalization of county
	taxes by state board of taxation; action upon complaint of county
400	or municipal authorities.  N. J. 63, 16 Mr
408	Amending law (c. 120, '96) relative to equalization of real estate
400	assessments by county commissioners. Md. 275, 9 Ap
409	County commissioners of equalization shall visit each town in order
410	to equalize assessments. N. Y. 265, 14 Ap
410	Establishing basis of apportionment for state and county taxes.
	Mass. 232, 25 Mr
411	•
	8. C. 445, 21 F
412	County, city and school district warrants receivable respectively
	for county, city and school district taxes. Utah 66, 11 Mr '97
413	Taxes and assessments in towns, townships, boroughs and other
	municipalities except cities. Commissioners to readjust and de-
1	termine unpaid taxes and assessments may be appointed by
	circuit court on petition of local authorities. Sale of land.
	N. J. 193, 18 My
414	5
	payment and repealing laws inconsistent therewith.
	N. Y. 79, 16 Mr
415	Amending law (§ 335, R. S.) permitting comptroller general to re-
	mit penalties in case of property held by assignees in bank-

ruptcy or ordered sold by any court.

8. C. 443, 21 F

- 416 County and corporation treasurers in paying warrants on account of allowances made against the state to deduct taxes due by party holding warrant.

  Va. 401, 19 F
- 417 Court to order an account to be taken of delinquent taxes on land to be sold for payment of debts or lien. Va. 484, 24 F
- 418 No court shall direct the payment or distribution of any property under its control or of its officers or of any fiduciary until all taxes and levies are paid.

  Va. 806, 3 Mr
- 419 State sinking fund commission to have charge of collection of uncollected executions; may investigate tax receipts of county officers and enforce law as to; to have supervision of land forfeited to the state.

  8. C. 46, 18 F
- 420 Amending law (c. 48, G. L.) relative to collection of taxes on real or personal estate, out of the real or personal estate.

R. I. 586, 15 Je

- 421 City and county treasurers may collect unpaid taxes by distress or otherwise prior to December 1 from any person who is about to move from the county or corporation. Amending § 603, Code.
- Va. 632, 1 Mr
  422 Amending law (c. 131, '96) providing for the collection of unpaid taxes by renting real estate.

  Va. 884, 3 Mr
- 423 Taxes with interest at 12% [formerly lawful rate] a paramount lien upon the property and remain such for two years not including time taken up in legal proceedings to alter or annul the same. Amending c. 255, '88.

  N. J. 195, 18 My
- 424 Sale and redemption. Procedure. County treasurer shall sell realty annually at public auction, or in default of bidders by private sale. Fees. (Wyo. c. 56, '97) Unconstitutional. The original § 1 that passed the legislature was not included in enrolled statute. (Wyo. sup. ct.) State v. Swan, 51 p. 209.
- 425 Assessor and collector shall make deed to purchaser of property sold for taxes. (Tex. 1875, p. 112) Unconstitutional in so far as it requires the payment of taxes precedent to making a defense against a void claim of title under an illegal tax sale. (Tex. sup. ct.) Eustis v. City of Henrietta, 43 S. W. 75.
- 426 Amending law (c. 194, '89) relative to persons bound by notices and proceedings in sale of real estate for taxation.

N. J. 209, 13 Je

- 427 Certificates of land in favor of state for unpaid taxes, transferred from commissioner of agriculture to state treasurer to be held for redemption.

  Fla. 3, 18 My '97
- 428 Revising law relative to redemption of real estate sold for non-payment of taxes or assessments. Amending c. 211, '93.

N. J. 180, 21 Ap

429 Redemption of real estate sold for taxes. Purchaser must give owner notice of sale and of his right to redeem. Amending c. 205, '79.
N. J. 196, 18 My

- 430 Amending law (c. 126, '90) relative to redemption of real estate, by changing interest to be paid and the duties of clerk of court.

  Va. 483, 24 F
- 431 Providing for notice to owner of lands sold for taxes before expiration of time for redemption; but failure to give not to affect title. Amending § 3818, Code '92.

  Miss. 34, 3 F
- 432 Minor amendment to law relative to redemption (§ 1436, Code '97); when penalty for non-payment of subsequent taxes attaches.

Ia. 35, 12 Ap
433 Amending law (§ 666, Code) relative to the sale of unredeemed

- land purchased in the name of the auditor. Va. 306, 11 F 434 Certificates of conveyance of unredeemed real estate given by
- county treasurers and the state comptroller. N. Y. 339, 20 Ap
  435 Providing the manner of notice and form of proceeding to quiet
  tax titles in accordance with art. 233 of new constitution.

La. 101, 12 Jl

#### Special forms of taxation

(See also Road taxes, 1118; Liquor licenses, 27; Peddlers, 1496;)

- 436 Poll tax. A capitation tax of from 25 cents to \$1.25 to be levied annually by the county levy courts.

  Del. 23, 21 Ap
- 437 Inheritance tax. (See also State universities, 136) 5 % on all estates valued at more than \$500. Proceeds to be paid into state school fund. (Cal. c. 168, '93) Amended so as to exempt bequests to nephews and nieces resident in state, etc. (Cal. c. 83, '97) Exemption unconstitutional under constitution U. S., art. 4, § 2, providing that citizens of each state shall be entitled to all privileges and immunities of citizens in the several states. (Cal. sup. ct.) In re Stanford's estate, 54 P. 259.
- 438 Generally amending law relative to the assessment and collection of the collateral inheritance tax; appraisement; corporate stock; securities and assets; list of heirs; uniform regulations; county attorney to report to state treasurer.

  1a. 37, 7 Ap
- d39 Collateral inheritance tax not to apply to property used exclusively for state, county, municipal, charitable, educational or religious purposes. Amending c. 334 '96. Va. 539, 28 F
- Revising exceptions and limitations and definitions in general law regulating inheritance taxes.

  N. Y. 88, 21 Mr
- 441 Amending law (c. 210, '94) relative to the exemption of bequests to religious institutions.

  N. J. 62, 15 Mr
- 442 Income tax. Amending provisions (c. 244, '90) relative to assessment of. Va. 496, 24 F
- 443 Incorporation fees. Amending law (§ 1610, Code '97) relative to incorporation tax for business corporations on capital stock and on increase of capital stock.

  Ia. 40, 7 Ap; 41, 28 Mr
- Same fee to be required for the extension of a charter as is required for an original charter.

  Va. 2, 13 D '97

- 445 Increasing tax on capital stock when charter is granted, renewed or extended. Amending c. 661, '96. Va. 639, 1 Mr
- Certain foreign investment companies exempted from privilege fee on capital stock of foreign corporations; penalty against persons transacting business for companies that have not paid such fee. Amending p. 272, '94.
   D. p. 227, 23

#### Corporations

- 447 Taxation of franchises and intangible property of banks, trust and guarantee companies and public service corporations generally, except railroads by cities of the first and second class.

  Value of capital stock basis of tax. Shares held by individuals exempt.

  Kv. 38. 16 Mr
- 448 Levying an annual license tax on the gross receipts for business done in the state of foreign banking (except those lending money secured solely by mortgage or real estate), telegraph, telephone and electric corporations and foreign corporations for the sale of mineral oils and meats.

  La. 127, 13 J1
- 449 Corporations forfeiting their charters for non-payment of taxes may by compliance with certain conditions be reinstated within two years by the governor with the approval of the attorney-general. Amending c. 187, '96.

  N. J. 110, 25 Mr
- 450 Transportation and communication. Telegraph, telephone, car, freight and express companies and associations. To be assessed on that proportion of total value of shares plus mortgage indebtedness that length of line in the state bears to total length.

  General law.

  8. C. 441, 18 F
- 451 Express companies to pay 2% [formerly 1%] on receipts for business done in state. Amending § 1346, Code '97. Ia. 31, 12 Ap
- 452 Foreign express companies to pay annual tax of 5% [formerly 1%] on gross receipts from business within state. Amending c. 140, '67.

  Mich. 8, 15 Ap
- 453 License tax \$2500 on each express company but no other state, county or city license tax. Fla. 102, 4 Je '97
- 454 Amending law (c. 244, '90) relative to the specific privilege tax on telegraph and telephone companies. Va. 702, 3 Mr
- 455 Railroad and canal companies to make reports for purposes of taxation of amount of property situated in each county, corporation and school district. Amending c. 254, '92. Va. 76, 20 Ja
- 456 Railroad land outside of right of way to be assessed by county assessor.

  Utah 51, 11 Mr '97
- 457 Street railways whose lines are only partly within the state to be taxed on that portion only of the market value of their capital stock which is proportional to length of line within the state.

Mass. 417, 11 My

458 Banks. Towns may tax shares within its limits of local bank at same rate as other moneyed capital in hands of individuals; to be collected in same manner as state tax on said shares.

Va. 453, 23 F

- 459 Building and loan associations. Specific license tax of \$50 on companies with a capital stock of [formerly not] less than \$25000. Amending c. 633, '94.
- 460 Mining. Commuted system of taxation of mining property and products provided by payment of fixed sum per ton for all ore mined. (Minn. c. 54, '81.) Unconstitutional because in conflict with constitution, art. 9, § 1, providing that all taxes shall be as nearly equal as may be, etc. (Minn. sup. ct.) In re taxes delinquent in St Louis co. 73 N. W. 970.
- 461 Power. Taxation of corporations for constructing dams for generating power; annual report of gross receipts and dividends; tax of 5% on gross receipts and 5% on dividends in excess of 4%.

  N. J. 117. 30 Mr

Business and privilege taxes. Licenses. (See also Liquor licenses, 27)

- 462 General law for the levy of the annual state license tax on all persons, firms and corporations pursuing any trade, profession, business or calling except clerks, laborers, clergymen, teachers and those engaged in mechanical, agricultural and mining pursuits, and manufacturers other than those of liquor, tobacco, and cottonseed oil. Tax graduated into numerous classes on basis of gross receipts, capital, sales, premiums, etc. Total gross receipts whether earned within or without the state taken. Municipal and parochial corporations may levy additional graded license taxes not exceeding those imposed for state purposes.

  La. 171, 14 Jl
- 463 General law relative to privilege or license taxes upon industries and occupations.

  Miss. 5, 11 F
- 464 Distillers. Changing specific license tax on distillers of brandy.

  Amending c. 244, '90.

  Va. 860, 3 Mr
- 465 Oysters. Referring to next legislature constitutional amendment repealing provision restricting taxation of the oyster industry.

Va. 454, 23 F

- 466 Minor amendments to law (c. 743, '94) relative to assessment of oysters planted or shells deposited for propagation of oysters.
  - Va. 965, 4 Mr
- 467 Newspapers. City, town or county authorities may not require a privilege tax for the publishing of newspapers. Va. 515, 26 F
- 468 Slot machines. License tax of \$2.50 a year on slot machines.
  - Va. 425, 21 F
- 469 Boarding houses. Amending law (c. 850, '96) relative to privilege tax on boarding houses. Va. 148, 29 Ja
- 470 Miscellaneous. License for auctioneers of horses or mules in droves, \$60. Fla. 1, 5 Je '97
- 471 Special privilege tax on cigar and fruit stands not to apply to merchants paying merchants' privilege tax. Amending tax on circuses and menageries. Amending c. 2, '97.

  Tenn. 4, 2 F

- Emigrant agents to pay annual license of \$500 for each county in which they operate.S. C. 514, 11 F
- 478 Persons having license to sell merchandise or liquor may sell cigars and non-alcoholic drinks without additional license.

Md. 340, 7 Ap

474 Clerk of circuit court not to antedate licenses or issue at a time other than that prescribed; altering provision relative to laying licenses before grand jury. Amending art. 17, Code.

Md. 264, 7 Ap

- 475 Minor amendment to c. 503, '85, relative to licenses of incoming tenants of inns and taverns.

  Del. 86, 26 My
- 476 Providing for the collection of licenses due municipalities by summary process.

  La. 98, 12 Jl

#### Local finance

- 477 Finance statistics. City and county treasurers to make annual returns of all receipts and expenditures to auditor of public accounts according to the form prescribed by him; auditor to publish abstract of returns.

  Va. 895, 3 Mr
- 478 Investigation of expenditures and accounts. Upon petition of a certain number of real estate owners to a justice of the superior court stating that moneys of a town, city or county have been unlawfully expended, the justice may upon reasonable cause shown, make a summary investigation: No proceedings to be begun within 30 days previous to an election. Mass. 432, 13 My
- When cities and towns are about to raise or expend money for an illegal purpose the supreme judicial court or the superior court may upon petition hear and determine in equity the question of the legality of the expenditure. Amending § 129, c. 27, P. S.
- 480 Providing for the summary investigation of the expenditures of tournships, counties and incorporated municipalities on petition of 25 freeholders or in case there are not that many, 60% of the free-
- holders. Amending c. 15, '79.

  N. J. 97, 23 Mr
  481 Amendments to law (§ 1277-78) relating to proceedings of prosecuting attorney in case of misapplication of county funds
  - O. p. 408, 25 Ap

Mass. 490, 2 Je

482 Comptroller of county accounts may with approval of governor and council appoint and remove a third deputy to assist him in the duties of the office.

Mass. 477, 27 My

aOnly the purely financial matters are here placed. Authorization of taxes, assessments, bonds, etc. for special municipal purposes—schools, libraries, lights, streets, etc. are classified under these heads. They are however also indexed under Taxes, etc. Miscellaneous provisions as to assessment and collection of taxes in local bodies are under Taxation, as such provisions usually apply to all classes of taxes. Provisions relating to election, term of office, etc. of financial officials are under Local government, but those relating solely to their financial duties are placed here. See particularly Special assessments, School finances.

- 483 Taxation. Constitutional amendment permitting municipal corporations to determine the class or classes of property on which municipal taxes shall be levied. Rejected by the people, November '98.

  Wash. 85, 16 Mr '97
- 484 Indebtedness. Providing for the confirming of bonds voted by the people in any civil division by the superior court before issue; appeal to supreme court; validity not to be afterwards questioned in any state court; bonds to have stamped on face 'Validated and confirmed by judgment of the superior court'.

Ga. p. 82, 6 D '97

- 485 Cities and towns may make temporary loans in anticipation of money to be derived from loans voted.

  Mass. 526, 14 Je
- 486. Provisions of certain laws to apply to indebtedness of cities of 15000.

  La. 5, 22 Ap '97
- 487 Municipal bonds remaining unsold may be sold at private sale in certain cases; provision for refunding operations. An:ending § 2709, R. S.; p. 383, '94.
  O. p. 340, 26 Ap
- 488 Sinking fund. Governing board of cities may establish a sinking fund commission to consist of mayor, comptroller and treasurer.

  N. J. 87, 21 Mr
- 489 Minor amendments to law relating to sinking funds of municipalities. 100 0. p. 338, 26 Ap
- 490 Refunding.: Cities under 100,000 may refund by serial bonds; conditions. (Cal. 82, '97) Partly void. Under constitution, art. 4, § 24, providing that every act shall embrace but one subject which shall be embraced in its title, § 4 attempting to repeal c. 48, '93 is void. (Cal. sup. ct.) City of Los Angeles v. Hance, 54 P. 387.
- 491 Towns may issue bonds for payment of unpaid loans and interest and judgments thereon; sinking fund established.

N. J. 40, 9 Mr

- 492 Maturing bonds in cities, towns or townships legally issued or assumed may be renewed. Amending c. 12, '79. N. J. 54, 15 Mr
- 493 Towns; 96%% of any bonds falling due may be reissued. Amending c. 113, '95.

  N. J. 153, 8 Ap
- 494 Cities of 2000 to 15000 may reissue bonds to extend time of payment of indebtedness.

  Ia. 6, 22 Ap '97
- 495 Payment. Cities not required to apply the proceeds of adjusted taxes, assessments and rates to reduction of bonded debt unless debt exceeds \$500,000. Amending c. 112, '86. N. J. 133, 2 Ap
- 496 Township trustees, boards of education and county commissioners 'may levy tax in addition to amount otherwise authorized to pay certain bonds reissued. Amending § 2834a R. S. O. p. 233, 23 Ap
- 497 Miscellaneous. In towns money may be appropriated by resolution [ordinance necessary formerly]. Amending § 683, Code.

Ia. 19, 7 Ap

498 Money not to be paid out except on order of at least two of trustees, countersigned by clerk. Amending § 1512, R. S.

O. p. 301, 25 Ap

- 499 County treasurers and comptroller of city of New York to transfer jurors fees remaining uncalled for for one year, to the general fund of county or city.

  N. Y. 124, 28 Mr
- Amending law (§ 1136—1, R. S.) authorizing county commissioners to designate a bank as a depository of the money of the county in certain cases.
   O. p. 376, 26 Ap
- 501 Counties may receive interest on moneys deposited in banks.

  Amending § 1457, Code '97.

  Ia. 36, 28 F
- 502 County boards to furnish copy of approved claims to their representatives when requested.

  8. C. 450, 29 Ja
- 503 Minor amendment to law (c. 228, '97) requiring county officers to keep itemized statements of costs and fees received by or due to them.

  8. C. 456, 21 F
- 504 County treasurer to issue duplicate receipts for all funds received; officer receiving receipt to file one with clerk of circuit court for inspection of county commissioners.

  Fla. 75. 5 Je '97
- 505 Certain warrants and orders drawn on treasurer not to be paid unless presented within two years. Va. 74, 20 Ja
- one half of liquor revenues and fines to be d to municipalities and townships from which such funds five been received.

  Amending p. 34, '96.

  O. p. 37, 9 Mr

# Property and contract rights

(For all laws relating to actions at law concerning such rights, see Civil procedure, 612)

#### Possession and transfer

(Provisions relate chiefly to real property)

- 507 Cemetery lots to be held indivisible; owner's rights; regulation of inheritance and transfer.

  N. Y. 543, 26 Ap
- 508 Bona fide holder of land entitled to value of permanent improvements against the true owner.

  Ga. p. 79, 21 D '97
- 509 Conflicting claims to property: amending provision (§ 3001, Code) relative to indemnifying bonds to officers. Va. 473, 24 F
- 510 Court may authorize the sale of an estate vested for life in one person with a remainder to another, whether remainder is held by an infant or adult.

  Va. 358, 17 F
- 511 Conveyances. General law regulating. 45 p. N. J. 232-33, 14 Je
- 512 Deed appearing from face to be made in accordance with terms of deed of trust, mortgage or judicial proceedings, prima facie evidence of a regular conveyance. Va. 293, 10 F

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513	Upon breach of the conditions of a deed, entry to revest title can be made by grantor; a certificate of entry filed within 30 days is after three years prima facie evidence of breach and entry. Mass. 514, 9 Je
514	Amending law (§ 459, Code) relative to lists of deeds to be made out annually by clerks of courts of counties and municipalities.  Va. 262, 9 F
515	Acknowledgments. Who may make acknowledgments of conveyances and other instruments in writing. Amending § 2942-43, Code '97.  Ia. 96, 28 F; 97, 28 Mr
516	Who may certify acknowledgments of written instruments.  Ia. 96, 28 F
517	Officers now authorized to take proof and acknowledgment of deeds by non-resident grantors, may take the proof and acknowledgment of warrants to satisfy judgments and other liens of record.  N. J. 128, 2 Ap
518	Commissioner of deeds. Amending law relative to term, appointment, removal, fees and vacancies.  N. J. 10, 23 F
519	Previous laws relative to notaries public and commissioners of deeds reenacted and made to apply to c. 36, R. S.  Del. 56, 10 Mr
520	Law requiring oaths and commissions of commissioners of deeds to be recorded with county recorder of deeds repealed (c. 10, '95.)  Del. 58, 19 My
521	Abstracts of titles. Board of supervisors may on petition have a complete abstract made. Amending § 301, Code '92.  Miss. 37, 10 F
522	Torrens system of land registration adopted; a judge and assistant judge of registration and a recorder to be appointed by the governor and council.  Mass. 562, 23 Je
523 524	Repealing Torrens system. (p. 220, '96)  O. p. 8, 7 F  Registration. No fee to be received by clerk of court or register of mesne conveyances for certifying that any written instrument has been filed and recorded in his office.  S. C. 424, 19 F
525	Local authorities purchasing or taking land for sewer, street or highway purposes to file description in the registry of deeds.  Mass. 134, 3 Mr
526	Minor amendment to law (§ 1968, R. S.) relative to the effect of registration of legal instruments.  8. C. 464, 21 F
527	Family property. Generally amending law (art. 45, Code) relative to husband and wife.  Md. 457, 9 Ap
528	Court of chancery may with her consent bind a married woman's

529 Married women doing business on their own account not to carry on business under husband's name. Amending c. 147, P. S.

Mass. 416, 11 My

interest in any property or authorize her to assign the same.

N. J. 158, 8 Ap

# Liens. Incumbrances

#### General

- 530 No judgment allowed against mortgagor for balance of debt if mortgaged property insufficient. (Wash. c. 63, '97.) Unconstitutional. An undue restraint upon liberty of a citizen affecting his property rights. (Wash, sup. ct.) Dennis v. Moses, 52 P. 333.
- Municipal liens. Omissions in official searches an estoppel from action by municipality; officials making searches liable on bonds for loss to city.
   N. J. 205, 13 Je
- Construction of covenants in mortgages on leases of real property and in bonds secured thereby: construction of grant of appurtenances, etc., and all of the rights and estate of the mortgagor: form of mortgage on lease.
   N. Y. 338, 20 Ap
- 533 Record. Fee for recording mortgages and liens on personal property for amounts under \$100.8. C. 429, 11 F
- 534 Transfer. Transfers and assignments of mortgages, liens, etc. may be recorded on margin of page where incumbrance is recorded; record to operate as a notice of transfer.
  - Va. 232. 8 F
- 535 Enforcement. Amending law (§ 5391, R. S.) relative to the enforcement of junior liens.0. p. 284, 25 Ap
- 536 Outlawing. Amending law (§ 2935, Code) relative to time when deeds of trust, mortgages and vendors' liens shall be outlawed; limitation may be extended; exceptions.
  Va. 487, 24 F
- Law (§ 1961, R. S.) relative to outlawing of liens on real estate to apply also to mortgages executed prior to 1879.S. C. 466, 21 F
- 538 Lien of judgment. Limitation six years. Right of renewal repealed. (Wash. c. 39, '97) Unconstitutional in so far as it relates to contracts in or out of judgment at time it was enacted. (Wash. sup. ct.) Bettman v. Cowley, 53 P. 53.
- 539 Discharge. Amending law regulating discharge of mortgages in certain cases; special provision made for mortgage recorded more than 50 years prior.
  N. Y. 174, 29 Mr
- Generally amending law (c. 536, '96) relative to entering and signing of satisfaction of lien and how owner of real estate may have lien released.
   Va. 569, 28 F; 890, 3 Mr
- 541 Deed of trust. Real estate sold under deed of trust to secure the payment of money may be redeemed within six months.

Utah 72, 23 Mr '97

#### Mechanics' and similar liens. (See also Irrigation, 1556)

- 542 General law to secure to mechanics and others payment for their labor and materials in erecting buildings. 16 p.
  - N. J. 226-27, 14 Je
- 543 Amending law (c. 827, '96) relative to perfection of lien by a general contractor and by a sub-contractor. Va. 451, 23 F

<b>544</b>	Amending law (§ 2801-3, C	ode) relative	to mechanics'	lie <mark>ns on real</mark>
	estate to extent of no m	ore than 25%	of contract pr	ice of build-
	ing.		<b>Ga.</b> p.	30, 18 D '97

- 545 Amendment limiting extent of lien for work or materials to amount original contract; etc. Fla. 68, 2 Je '97
- 546 First lien for work on or with newspapers, printing material and in hotels.

  Fla. 69, 2 Je '97
- Minor amendment to law (§ 3213—1, R. S.) relative to lien of keeper of a stallion or jack for service.
  O. p. 420, 28 Ap
- 548 Baggage. Right of pledge given innkeepers, etc. on property of boarders extended to extras supplied not exceeding \$10. Amend-
- ing c. 29, '96.

  La. 110, 13 J1

  549 Proprietor to have lien on baggage; may hold and sell after 15
  days.

  Md. 217, 7 Ap
- 550 Public improvements. Undertakings for discharge of; sureties; application of general regulations in code of civil procedure.

  Laborers given priority regardless of date of filing.

N. Y. 169, 29 Mr

551 Railroads. Providing for a lien on railroads for labor and materials furnished in their construction.S. C. 484, 11 F

#### Conditional sale of personal property

552 Certain provisions of law regulating contracts for the conditional sale of goods and chattels not to apply to law books, blanks and office supplies or to safes. Amending § 115, c. 418, 1897.

N. Y. 354, 20 Ap

- 553 Vendor shall make a demand for payment 30 days before taking possession; the 15 days provided for redemption not to begin before expiration of the 30 days. Amending c. 313, '84, as amended by c. 411, '92.

  Mass. 545, 21 Je
- of personal property by a person who has agreed that the title or ownership shall remain in another.

  Va. 334, 14 F

### Contracts and other obligations

- 555 Contracts. Secured by mortgages on real estate in the state to be governed by laws of the state without regard to place named for their performance.
   8. C. 465, 21 F
- 556 Regulating contracts for sale of patent or proprietary rights or territory for sale of such rights, or of any patented or copyrighted article.

  Ga. p. 81, 21 D '97
- 557 Bill of sale or contract for sale of goods where possession remains with grantor void as to subsequent purchasers and creditors unless in writing and recorded. Amending § 2465, Code.

**Va.** 818, 3 Mr

558 Typewriting to have same legal force as writing; 'writing' to include typewriting: but law as to signatures not affected.

N. J. 71, 17 Mr

Va. 957, 4 Mr

Va. 691, 3 Mr

559	Agency. Agent conducting mercantile business to be presumed
	to have full power to act for principal unless a written instru-
	ment restricting power is recorded with county clerk and posted
	in place of business. Va. 98, 25 Ja
560	Negotiable instruments. General law on the subject of negoti-
	able instruments. (Recommended by state commissions on uni-
	form legislation) Mass. 533, 15 Je; Md. 119, 29 Mr;
	Va. 866, 3 Mr; Fla. 10, 1 Je '97
561	Correction of manifest errors in general law relating to (c. 612, '97).
	N. Y. 336, 20 Ap
562	Amending § 2853, Code, relative to upon what note or bill, when
	and by whom an action of debt or assumpsit may be brought,
	and making the same apply to all negotiable instruments.
	Va. 677, 2 Mr
563	Days of grace. After July 1898, no days of grace shall be al-
	lowed on notes, drafts, acceptances or bills of exchange.
	Del. 91, 20 My
<b>564</b>	No days of grace unless expressly provided for, except three days
	for bills of exchange and one day in case of evidences of indebt-
	edness falling due on holidays. R. I. 541, 29 Ap
565	Interest. (Sec also Small loans, 1502) Minor amendments to law
1 , 1	(§ 1390-91, R. S.) regulating rate of interest. S. C. 467, 10 F
566	Minor amendment to law (c. 130, '96) barring plea of usury after
	12 months from date of renewal of loan at usurious rate.
	Va. 335, 14 F
567	Landlord and tenant. Landlord may demand possession [for-
	merly enter on premises and claim possession] after expiration
	of lease or for refusal to pay rent; dispossession proceedings be-
	fore magistrate [formerly trial justice]. Amending § 1939, R. S.
	<b>S.</b> C. 495, 21 F
568	General law relative to distress for rent. S. C. 488, 19 F
569	Right of tenant to remove fixtures under one demise not to be
	impaired by acceptance of a new lease. Md. 92, 29 Mr
Fiducia	tries (Sec also Executors and administrators, 616; Guardianship, 623)
570	Court of chancery may appoint trustee in certain cases where
	trustee fails to act. Del. 122 19 My
571	Relative to execution of the trust until a new trustee be appointed
	In case of death, resignation or removal of trustee. Amending
	c. 52, '90. <b>Va.</b> 648, 2 Mr
572	Repealing law (c. 169, '82) permitting the prerogative court to dis-
	charge executors and trustees of the performance of their trust.
	<b>N. J. 223</b> , 14 Je

573 Amending law (§ 2674, Code) relative to penalty for failure to

574 Commissioners of accounts appointed by court may be removed at pleasure of appointing judge. Amending § 2671, Code.

make returns of accounts of sales.

575	Executors, administrators and guardians may be sued in the county in which they were appointed. Amending § 146, Civil code.  S. C. 419, 19 F
576	Bonds. Amending law (§ 5981, R. S.; p. 247, '92) requiring trus-
•••	tee appointed by will to give bond.  O. p. 140, 19 Ap
577	Administrators, executors and trustees under a will, failing to file
	an approved bond within 30 days may be considered to have
	declined the trust. Mass. 458, 24 My
578	Actions on bond of an executor, administrator or guardian may be
	brought in county in which appointment was made and bond
	filed. Amending § 3494, Code '97.
579	Real estate. Whenever executors or trustees have been given a
	power of sale they may, subject to the approval of the supreme
	court, acquire or exchange lands in order to straighten or im-
	prove boundary lines. N. Y. 311, 19 Ap
580	Executors and trustees under a will or having the power of sale
	over land may apply to chancellor for leave to lay out streets
	through or divide into building lots. N. J. 6, 19 F
581	Empowering guardians, executors or trustees, with the approval
	of the chancellor to mortgage real estate to raise money for the
	benefit of the estate. N. J. 134, 2 Ap
582	Law (§ 6145, R. S.; p. 155, '96) relative to determination of equi-
	ties priorities and distribution by probate court, to apply to pro-
	ceeding by guardians assignees and trustees to sell lands to pay
583	debts. O. p. 287, 25 Ap
900	Executors and trustees holding real estate in trust for minor children may by the order of the chancellor mortgage the same for
	the education of such children.  N. J. 217, 14 Je
584	Investments. Executors and other fiduciaries may invest in 3%
001	bonds issued under act of February 14, 1882. Va. 253, 9 F
585	Repealing law (c. 290, '92) permitting persons holding funds in
000	trust for investment to invest in county, city, town and town-
	ship bonds of the state. N. J. 224. 14 Je
Limite	d partnerships
586	Affidavit of publication to be filed with secretary of the common-
	wealth within 60 days after filing certificate of formation.
	Amending c. 75, P. S. <b>Mass.</b> 485, 2 Je
587	Amending law (§ 2872, Code) relative to withdrawal of capital

## Insolvency. Assignments

and dividends in.

(See also Exemptions, 807; Corporations, 279)

588 Insolvency. Law relative to insolvents (art. 47, Code) to apply to married women engaged in business as femes sole.

Md. 355, 7 Ap

Va. 23, 22 D '97; 72, 20 Ja

589	A discharg	e not to b	e gra	nted if	debtor	with inte	ent to d	lefraud	has
	invested	money in	a b	uilding	on lan	d owned	or lea	sed by	an-
	other so	that it can	not l	e lawf	ully <b>r</b> er	noved.	Mass.	465, 24	Мy
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- 590 Generally amending law (§ 6343-44, R. S.) relative to transfers or assignments to defraud creditors.0. p. 290, 26 Ap
- Petition for settlement in insolvency of affairs of a copartnership.
   Amending c. 274, G. L.
   B. I. 519, 25 F
- 592 Insolvent estates of deceased persons; debts for wages performed within six months placed among preferred claims. Amending c. 215, G. L.
  B. I. 546, 4 My
- 593 Amending provision (§ 1817, R. L.) relative to fee of counselor to represent absent creditor.

  La. 69. 11 Jl
- 594 Regulating fees of receivers and attorneys for moving creditors.

  Ga. 55, 21 D '97
- 595 Assignments of property for benefit of creditors; distribution of proceeds; appointment, removal and compensation of assignees.

  Utah 40, 11 Mr '97
- 596 Minor amendments to c. 83, '94, relative to voluntary assignments.

  Ky. 42, 16 Mr
- 597 Amending law (§ 6351, R. S. p. 236, '86) relative to assignments of insolvent debtors; jurisdiction of probate court not limited in action to foreclose mortgage, quiet title, etc. O. p. 132, 19 Ap
- 598 Amending law relative to division of debtors estates by assignees:
  to make application to orphans' court for order to distribute
  funds; copartnerships.

  N. J. 98, 23 Mr
- 599 Action to settle estate of a deceased person or of a person or company assigned for the benefit of creditors of any estate in the hands of a receiver of court. Amending § 65, title 5, Code.

Ky. 59, 11 Mr

600 Additional restrictions regarding preferences, etc. Procedure to avoid. (Wis. c. 334, '97) Unconstitutional in so far as applicable to notes and warrants of attorney, and judgments and executions to enforce the same, given more than 60 days before an assignment for the benefit of creditors. (Wis. sup. ct.) Second Ward Sav. bank v. Schrauck, 73 N. W. 31.

# Estates of decedents and wards Descents. Devises

(See also Inheritance tax, 487)

- 601 Succession to personal property. Representation to be admitted among collaterals in the manner now allowed in reference to real estate.

  N. Y. 319, 19 Ap
- 602 Amending law so as to give surviving husbands same rights in estate as surviving widows have.

  Md. 331, 9 Ap
- 603 Children of slave marriages may inherit property of parents.

Ky. 39, 16 Mr

604 When life insurance is for benefit of estate of insured, proceeds may be devised as any other property, exclusive of homesteads.

Fla. 41, 4 Je '97

605 Three [formerly seven] witnesses required in making the mystic or secret testament. Amending § 1584, R. Civil code.

La. 88, 12 Jl

606 Personal representative of testator to cause a certified copy of will to be recorded in the clerk's office of the county or corporation court in each county or corporation wherein testator's real estate is located. Amending § 2547, Code. Va. 458, 23 F

#### Probate procedure. Administration

(See also Fiduciaries, 570)

- 607 Probate courts. General law respecting the orphans' court and relating to the powers and duties of the ordinary, and the orphans' court and surrogates. 76 p. N. J. 234, 14 Je
- 608 Judges of probate and insolvency. Relative to their authority to make decrees, orders or allowances and approve bonds when acting in another county. Mass. 131, 3 Mr
- 609 To provide for the proper arrangement and preservation of certain pleadings and papers in probate courts. O. p. 287, 26 Ap
- 610 Probate procedure. Decree of payment and distribution in case of administration in intestacy. N. Y. 565, 27 Ap
- 611 Amending law relative to time within which will may be contested; exception in favor of persons absent from state repealed. O. p. 81, 30 Mr
- 612 Wages due to decedent not exceeding \$200 may be paid to certain relatives or to chancery clerk. Miss. 71, 8 F
- 613 Amending law (§ 5997 and § 6023, R. S.) relative to appraisement of estates and expiration of liability of executors for legacies. O. p. 294, 25 Ap
- 614 Women appointed by the governor as special commissioners to take depositions, etc. to have powers of justices of the peace to appoint appraisers of estates. Amending c. 252, '83, and 476, '96.

Mass. 187, 17 Mr

- 615 Orphans' court may ratify sale of real or leasehold estate without publication of an order nisi in certain cases. Md. 499, 9 Ap
- 616 Executors and administrators. (See also Fiduciaries, 570) Relative to appointment of a judge or register of probate as administrator in case of near relative. Mass. 69, 18 F
- 617 Minor amendment to law (c. 20, '87) relating to mortgaged property acquired by executors and administrators. N. J. 23, 2 Mr
- 618 Probate court may authorize a special administrator to do such acts as the interests of the property or estate may require.

Mass. 414, 11 My

619 Repealing law (c. 143, '77) relative to proceedings in case of death of executors. N. J. 225, 14 Je

#### SUMMARY OF LEGISLATION, 1898

- 620 Executors and administrators with will annexed if unable to ascertain whereabouts of legatee may pay amount to judge of probate court. Amending c. 262, '97.

  S. C. 432, 11 F
- 621 Generally amending law relative to limitation of actions by creditors against executors and administrators. (§ 6113-28, R. S.)

O. p. 91, 8 Ap

622 Manner of proceeding by administrators when creditors shall refuse or be unable to receipt for the amounts due them. Amending § 1065, R. Civil code.

La. 193, 14 Jl

#### Guardianship

(See also Fiduciaries, 570)

623 Probate court may appoint a conservator of the property of any person unable by reason of advanced age to care for the same, upon petition of such person or of one or more of his friends.

Mass. 527, 14 Je

- 624 Judge of orphans' court may in certain cases appoint guardian for insane person or idlot having personal property. N. J. 59, 15 Mr
- 625 Slightly amending law for the appointment of a foreign committee or guardian for a lunatic, idiot or habitual drunkard.

N. Y. 294, 19 Ap

626 Testamentary guardians may be appointed, subject to approval of probate court, by father or mother. Amending § 139, P. S.

Mass. 138, 3 Mr

- 627 A minor over 14 years of age may nominate a guardian before a justice or other person authorized to take acknowledgments of deeds. Amending § 2600, Code.
  Va. 889, 3 Mr
- 628 Clerks of circuit courts may appoint guardians ad litem where the law makes such appointments necessary. S. C. 421, 16 F
- 629 Administrator or executor of deceased guardian to make final settlement of guardianship. Amending § 2225, Code '92.

Miss. 63, 11 F

# Administration of justice

#### Practice of law

- 630 Clerk of court of appeals to keep an official register of all attorneys and counselors in the state: each must file a deposition with clerk of court of appeals.

  N. Y. 165, 29 Mr
- 631 Register of wills or clerk of court may not practice as attorney in any court of which he is clerk or register. Amending art. 10, Code.

  Md. 472, 9 Ap

- 632 Attorneys authorized to examine records in office of clerk of circuit court and in certain other offices.

  Md. 166, 2 Ap
- 633 Admission to the bar. General law regulating examination by judges of superior court under rules of superior court; papers to be passed upon by supreme court; examination not required of graduates of law schools of state or of lawyers from certain other states; certificate of character and qualification.

**Ga.** p. 85, 18 D '97

- 634 Establishing state board of legal examiners to hold examinations in each circuit; fees. Fla. 25, 5 Je '97
- 635 Generally amending law (art. 10, Code and c. 37, '92) relative to admission to the bar: state board of law examiners created.

Md. 139, 14 Ap

636 Minor amendment to law (c. 508, '97) relative to admission of attorneys. Reference of petition to board of bar examiners at option of the court; if court make an order upon petition, petitioner to be admitted in accordance therewith.

Mass. 384, 29 Ap

637 Attorneys practising in courts of other states and residing or voting in Virginia before being admitted to practise in state to pay the license tax. Amending § 3192, Code. Va. 351, 17 F

#### **Courts**

(Procedure even though peculiar to special courts is given according to its subject matter in civil and criminal procedure)

- 638 Generally. Secretary of state to procure new seals for supreme court and court of general sessions.

  Del. 114. 17 Mr
- 639 Fixing compensation of chancellor, chief justice and associate judges.

  Del. 112, 10 Mr
- 840 Submitting constitutional amendment: judges of supreme and district courts and chancellor of chancery court to be elected by people [formerly appointed by governor with consent of senate]; term of supreme court judges eight [formerly nine] years. Vote November '99.

  Miss. 83, 29 Ja
- 641 Submitting constitutional amendment providing that judges of the superior court and solicitors-general shall be elected by the people of the whole state [formerly general assembly]. Vote, 1899.
- 642 Compensation of special judges and chancellors to be deducted from salary of regular judge or chancellor. Amending § 3954.

  Code '92.

  Miss. 59, 31 Ja
- Amending law (c. 431, '97) relative to municipal, police and district courts, in regard to days upon which they may be closed and time for the entry of judgments.

  Mass. 488, 2 Je

#### Supreme courtsa

- 644 Referring constitutional amendment to next legislature. a majority of judges of court of appeals certify to the necessity, governor to designate four justices of the supreme court to serve temporarily as associate judges. No more than seven judges to N. Y. p. 1552, 29 Mr sit in any case.
- 645 Constitutional amendment permitting remaining justices, in case any justice is disqualified, to call on district judges to assist in particular case. Adopted by the people, November '98.

Mont. p. 57, 3 Mr 97

646 Minor amendment to c. 17, '97 relative to terms of clerical assist-Ky. 58, 22 Mr

ants of judges of court of appeals.

647 In conformity with new constitution 'court of errors and appeals' to be known as 'supreme court' and 'court of general sessions of the peace and jaily delivery' as 'court of general sessions.'

Former laws made applicable to new courts. Del. 111, 1 Mr 648 Supreme court may by general rule or special order regulate the

return of processes and make rules and orders for the trial, hearing and determination of causes and proceedings before it. Del. 116. 1 Je

649 Term of clerk of supreme court [formerly court of errors and appeals] to be four [formerly five] years; sheriff of Kent county to execute the process and orders of the court. Del. 117, 1 Mr

650 Supreme court may appoint an official stenographer.

Miss. 54, 5 F; O. p. 222, 23 Ap

#### Intermediate courts

- 651 County or city court judge or clerk of superior court to act where ordinary is disqualified. Ga. p. 52, 16 D '97
- 652 Amending law (c. 253, '91) relative to stenographers for superior court, court of oyer and terminer and court of general sessions.
- Del. 115, 16 Je 653 Generally amending law (c. 72, '84) prescribing time within which district and city court judges shall render judgments.

La. 94, 12 Jl

- 654 Filing of list of papers recorded by clerks of county and municipal courts. Amending § 2507. Code. Va. 913. 3 Mr
- 655 Repealing § 3433, Code, requiring clerks of circuit and municipal courts to file in papers of cause, copies of decrees and orders made therein. Va. 602, 1 Mr
- 656 Appellate court. Referring constitutional amendment to next legislature providing that governor may designate additional justices to serve in the appellate division of the supreme court if their necessity is certified to by the presiding justice of any N. Y. p. 1550, 24 Mr

aIn New York, New Jersey and elsewhere the 'supreme court' is a district court and is The court of appeals is the highest court in New York, New Jersey, Kentucky and Maryland but in Colorado, Kansas, Missouri and Texas it is subordinate to the supreme

- 857 Supreme court. Fee of criers of supreme court abolished. Sergeant-at-arms and criers to receive a salary of \$650 in lieu of all fees.
  N. J. 82-83, 19 Mr
- 658 Justices of the supreme court may appoint supreme court examiners to administer oath and take depositions; fees.

N. J. 39, 9 Mr

- 659 Circuit court. General law regulating organization, jurisdiction, practice, etc. of circuit courts. 83 p. N. J. 228-29, 14 Je
- Amending law (§ 453, R. S.; p. 206, '94) relative to transfer of disqualified judges and assignment of judges to other circuits.
  County to defray expenses of circuit court. (Amending , 454, R. S.; p. 16, 22, '85)
  O. p. 314, 25 Ap
- 661 Amending law (§ 3063, Code) relative to extra compensation of a judge of one circuit while sitting in another. Va. 540, 28 F
- Amending § 31, Civil code so as to permit circuit judges to qualify before certain officers in addition to justices of supreme court.
  - 8. C. 420, 16 F
- 363 Circuit court clerks allowed fees for certifying transcripts to supreme court. Amending § 1996, Code '92. Miss. 61, 8 F
- 664 District court. Sessions of district courts (except in parish of Orleans): judges may adopt rules for conduct of business; judgments. To carry out provisions of art. 117 of new constitution.

La. 163, 14 Jl

- 665 One district court to be established in every city of from 20000 [formerly 15000] to 100,000 and in those of less than 20000 adopting act in three months. Amending c. 150, '77. N. J. 4, 17 F
- Glerk of district court to enter the time [formerly date] of filing of transcripts of judgments obtained in a justice's court.

Ia. 107, 9 Mr

667 Sheriffs to rent rooms for district courts; expense paid by state.

R. I. 550, 6 My

- 668 Other intermediate courts. Amending c. 221, '93 relative to terms of county quarterly courts.

  Ky. 61, 22 Mr
- 669 Amending law relative to the constitution of the court of oyer and terminer and general jail delivery; presiding judge.

N. J. 26, 7 Mr

670 Municipal courts. Creating in metropolitan cities. (Neb. c. 25, '97) Unconstitutional. Violates constitution art 6, § 19 which provides that all laws relating to courts shall be general, and of uniform operation, etc., as such act destroys the uniformity of jurisdiction of justices and county courts. (Neb. sup. ct.) State v. Magney, 72 N. W. 1006.

#### Justices of the peace

Amending law (§ 5, Code) relative to construction of 'justice' and 'justice of the peace' in statutes.

Va. 650, 2 Mr

815

- 672 Justices of the peace must be freeholders, qualified voters of good moral character and able to read and write English. Qualifications to be certified to by board of school examiners. To carry out art. 126 of new constitution. La. 155, 14 Jl 673 Justices of the peace to pay a commission fee of \$6. Del. 16, 17 Mr
- 674 In villages and cities not otherwise provided for council may on recommendation of mayor and two thirds [formerly majority] vote of members appoint a justice of peace to act as police justice. Amending p. 138, '92. O. p. 12, 23 F
- 675 No justice of peace or constable to be interested except as plaintiff or defendant in any case in a court of a justice of the peace. Penalty for unlawfully allowing action to begin without the payment of fees. Utah 44, 11 Mr '97
- 676 Magistrates to submit their dockets to board of commissioners and board to report on annually to grand jury: magistrates not to be required to make any other report. **S.** C. 468, 19 F
- 677 Vacancy in office to be filled by township trustees [formerly special election] until next general election. Amending § 567, R. S.

O. p. 167, 21 Ap

678 Court room. County commissioners may provide court rooms and dockets for justices of peace in cities of 60000.

Ga. p. 51, 21 D '97

- 679 Rent of office of trial justices not to exceed \$10 a month to be paid by the county. Mass. 555, 21 Je
- Jurisdiction. A justice of the peace shall not hold court outside of the limits of the township for which he was elected. Amending § 582 R. S. O. p. 146, 19 Ap
- 681 In a town adjoining a city; have no jurisdiction in action against resident of city unless plaintiff is a resident of town.

N. Y. 112, 23 Mr

- 682 Justices of the peace in cities and towns may hold court at any place within the municipality. Utah 70, 18 Mr '97
- 683 Fees. General law regulating fees of justice of the peace.

Utah 69, 18 Mr '97

#### Court officers

(For specific duties consult index)

- 684 State's attorneys. County or corporation court may appoint a special prosecuting attorney in case of a felony or misdemeanor where it would be improper for commonwealth's attorney to act. Va. 880. 3 Mr
- 685 Term of prosecuting attorney three [formerly two] years beginning first month of September [formerly January].

O. p. 125, 19 Ap

686 Compensation of district attorney pro tem to be deducted from salary of regular district attorney. Amending § 1559, Code '92.

Miss. 58, 8 F

pensation.

688 Sheriffs. Required to attend sittings of the district courts. Com-

[formerly September] after their election. Amending § 1202-3,

**O.** p. 351, 26 Ap

La. 168, 14 Jl

La. 203, 14 Jl

Amending law (§ 1230b, R. S.) relative to fees and compensation of sheriff in counties of 22500.  O. p. 426, 25 Ap Coroners. Four to be elected in each county having a population of 100,000, and in other counties such number not exceeding four as shall be fixed by the board of supervisors.  N. Y. 334, 20 Ap Medical examiners. Governor to appoint associate medical examiners in each district (except in county of Suffolk) to act in case of absence or disability of examiners. Amending c. 26, P.S.  Mass. 318, 12 Ap Mass. 208, 23 Mr Sergeant-at-arms. Circuit judges in judicial districts comprising a county of 150,000 may appoint in certain cases. Amending c. 78, '93.  N. J. 60, 15 Mr Sergeant-at-arms and criers in a judicial district in lieu of all fees. Amending c. 13, '93.  Notaries public. Secretary of state to keep a record of; commission not to be delivered until bond is given; bond may be given before judge of court in vacation. Amending c. 264, '92.  Va. 879, 3 Mr Haw requiring oaths and commissions of notaries public to be recorded with county recorder of deeds repealed (c. 10, '95)  Del. 58, 19 My Minor amendments to law relative to notaries public.  O. p. 23, 3 Mr; p. 405, 26 Ap Previous laws relative to notaries public and commissioners of deeds reenacted and made to apply to c. 36, R. S.  Del. 56, 10 Mr  Minor amendment to law (§ 2564, R. S.) relative to fees of.  S. C. 435, 2 F  Mass. 574, 23 Je  Mass. 574, 23 Je  Mass. 574, 23 Je		pensation, and
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ment \$5. <b>Mass.</b> 574, 23 Je	701	·
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	702	Food and companyation General Conoral law regulating food

and compensation of sheriffs in civil and criminal matters and of clerks, recorders, justices of the peace, constables and coroners in civil matters. In conformity with art. 129 of new constitution.

#### SUMMARY OF LEGISLATION, 1898

- 703 Amending law (§ 3531, Code) relative to amount of fees of sheriff, sergeant, coroner, crier and constable. Va. 842, 3 Mr
- 704 Amending c. 295, G. L. relative to fees of sheriffs, sergeants and constables.
   B. I. 578, 14 Je
- 705 Amending law (c. 225, '87) relative to fees of persons authorized to make arrests.
  Del. 127, 9 F

#### Civil procedure - general

(Including such provisions as apply to both civil and criminal cases)

706 Limitation. Generally amending statute of limitations.

Utah 71, 20 Mr '97

- 707 Suspension of limitations on claims, rights or causes of action against fugitives from justice.

  La. 148, 14 Jl
- 708 Amending law (§ 2933, Code) relative to limitation of suits when a person shall obstruct the prosecution of the right.

Va. 404, 19 F

- 709 Limitation of actions: amending provision (c. 693, '94) relative to when suit abates or is defeated on ground not affecting the right to recover.

  Va. 226, 8 F
- 710 When plaintiff after making demand shall allow five years to elapse before obtaining final judgment he shall be considered to have abandoned it. Amending § 3519, R. Civil code.

La. 107, 13 Jl

- 711 Parties. Holder of the beneficial equitable title of a claim or chose in action may maintain a suit in equity either in name of holder of the legal title or in his own name.
  Va. 398. 19 F
- 712 Allowing poor persons having a reasonable case to begin, defend or appeal suits without payment of fees or costs unless litigation be successful.

  Utah 34, 11 Mr '97
- 713 Married women may sue in their own name in all cases where formerly required to sue by their next friend. Va. 694, 3 Mr
- 714 Authorizing a person entitled to be admitted a party to a chancery cause pending to file a petition in certain cases. Va. 286, 9 F
- 715 Place of action. Person residing in one county and engaging in occupation in another may be sued in either, whether before a justice of peace or in a court of law or equity. Amending art. 75, Code.
  Md. 255, 7 Ap
- 716 Summons. Repealing provision (§ 4118, Code) relative to date of summons in suits before justices.
   Ga. p. 33, 6 D '97
- 717 Summons from justices court to be served by the sheriff, constable or city marshal.

  Utah 21, 10 Mr '97
- 718 Magistrates may order service of summons by publication upon absent defendants. Amending § 156, Civil code. S. C. 434, 21 F
- 719 Mesne process. Arrest. Persons arrested on mesne process in a civil suit may apply to justice of county court for reduction of the ad damnum or for a discharge.

  Mass. 397, 6 My

720	Court or magistrate may issue habeas corpus writ to bring debtor
	imprisoned on mesne process or execution before the court for
	purpose of entering into a recognizance. Amending § 12, c. 419
	'88. Mass. 559, 22 Je
721	Change of judge. When district judge is recused for cause of
	interest to many appoint a ludge of an adiabate district or as

- interest he may appoint a judge of an adjoining district or on application a lawyer to act as special judge. Amending c. 40, '80.

  La. 185, 14 Jl
- 722 Pleadings. Pleas and answers, how amended. Amending § 5057,
   Code.
   Ga. p. 35, 21 D '97
   723 Exception to jurisdiction; when plea in abatement will not be
- received. Amending § 3260, Code. Va. 182, 1 F
  724 Equity causes. Amending law (c. 152, '97) relative to interlocutory decrees and orders in vacation and making law apply to
- both circuit and corporation courts. Va. 695, 3 Mr
  725 Amending law (c. 151, '96) relative to rendering and entering of decrees in chancery causes in vacation. Va. 705, 3 Mr
- 726 Referees. Providing for rules for reference to referees in suits in the court of chancery.

  Del. 121, 19 My
- 727 If the referee appointed refuses to serve or if a new trial is granted, the court must, on application of either party appoint another referee.

  N. Y. 317, 19 Ap
- 728 Preference. Amending law regulating preference among civil ac-
- tions.
   N. Y. 136, 28 Mr
   Compromise. Next friend bringing suit for infants may compromise suit with consent of parent or orphans' court.

Md. 241, 7 Ap

- 730 Special term. Amending law (§ 3062, Code) relative to what causes and motions may be tried at a special term of a circuit court.

  Va. 333, 14 F
- 731 Evidence. Declarations of deceased persons not to be excluded as hearsay if made in good faith before the beginning of the suit and on personal knowledge of the declarant.

Mass. 535, 16 Je

- 732 Relative to taking of testimony of non-resident parties to a cause.Md. 399, 9 Ap
- 733 Deeds, acts acknowledgments, oaths, etc. made or taken before certain diplomatic and consular officers in foreign countries to have effect of an authentic act executed in the state.

La. 164, 14 Jl

- 734 Affidavit made before a notary public of another state or country to be deemed duly authenticated if subscribed with seal attached, without being certified by officer of court of record.

  Amending § 174, Code.

  Va. 103, 25 Ja
- 735 Production of original of any properly recorded instrument (except wills) prima facie evidence of the execution of such instrument; except where fraud is alleged in execution.

S. C. 463, 21 F

- 736 Duplicates of marriage certificates sent to state bureau of vital statistics or certified copies thereof to be received as evidence.

  Amending c. 193, '97.

  N. J. 70, 17 Mr
- 737 Printed statutes of Great Britain to be received as evidence without further proof. Amending § 48, art. 35, Code.

Md. 342, 7 Ap
738 Shorthand notes of official reporter admissable as evidence in re-

- trial. Ia. 9, 9 Mr 739 Stafford's office calendar made legal evidence (A. D. 1490 to 2000).
- 739 Stafford's office calendar made legal evidence (A. D. 1490 to 2000).Ga. p. 87, 3 D '97
- 740 Competency of witnesses. Amending law (§ 2281, R. Civil code) relative to the competency of husband and wife as witnesses against each other.

  La. 190, 14 Jl
- 741 Husband and wife may testify against each other in a civil action brought by a judgment creditor to set aside a fraudulent transfer of property. Amending § 4606, Code '97.

Ia. 108, 12 Ap

- 742 Husband or wife acting as agent for wife or husband may testify concerning such agency; a person may testify for himself against a party who is before the court only by constructive service of the summons; prisoners in penitentiary may testify and be testified against; repealing provision permitting a party to compel an
- adverse party to testify as any other witness. Ky. 1, 23 F
  743 Husband and wife may not testify for or against each other as to
  a contract where one of the parties is incapable of testifying.
- Amending c. 619, '94. Va. 703, 3 Mr
  741 In a suit against joint defendants one of whom represents an insane or deceased person, other defendant not to testify if evidence would tend to make estate of other party primarily liable.
- dence would tend to make estate of other party primarily liable.

  Ga. p. 53, 21 D '97

  745 Witnesses. Justices of the supreme judicial court and superior
- courts may compel witnesses to testify before any magistrate or tribunal that has power to summon and compel the attendance of witnesses.

  Mass. 374, 26 Ap
- 746 Contempt. Defining direct and indirect contempt; among other things disobedience of any person other than a court officer juror or witness, to a process or order of the court an indirect contempt; in case of indirect contempt accused may have trial by jury and jury shall fix punishment; judgment of conviction may be reviewed on writ of error. Amending § 3768, Code.

  Va. 513, 26 F
- 747 Failure to obey an order of the court when such order is in effect an order for the payment of money shall not be construed as contempt if failure is due to inability to pay.

  La. 189, 14 Jl
- 748 Additional acts for which courts may punish for contempt.

  Amending art. 26, Code.

  Md. 31, 14 Mr

749	Amending law (art. 38, Code) relative to release of persons im-
	prisoned for non-payment of fine on any charge including con-
	tempt of court. Md. 87, 29 Mr
750	Turn Conoral law relative to turies: a 00 '06 renealed Qualifi

750 Jury. General law relative to juries; c. 99, '96 repealed. Qualifications; ability to read and write English. Exemptions. Jury commissioners. Grand and petit jury. Law to carry out the provisions of art. 116-17 of new constitution.
La. 135, 13 J1

751 Amending law (§ 815, Code) relative to annual revision of jury lists in counties having an incorporated town of 10000.

Ga. p. 40, 8 D '97

752 Coroners' jury to be chosen from county [formerly district].

Fla. 29, 7 Je '97

753 Minor amendment to law relative to summoning of grand and petit juries.

Ky. 17, 14 Mr

754 Jurors to be drawn publicly.
755 Jurors, how drawn in districts having more than one judge.

Utah 10, 22 F '97 756 Jurors in any cause in which county is interested to receive \$1

per day from county treasury. Ga. p. 52, 8 D '97
757 Active [formerly also contributing] members of military companies exempt from serving on juries. Amending § 5189—1 R. S.

panies exempt from serving on juries. Amending § 5189—1 R. S.

O. p. 333, 25 Ap

758. Exampling ampleyees of insere deef and dumb and other state

758 Exempting employees of insane, deaf and dumb and other state hospitals from jury service; superintendents must file lists with clerk of county court quarterly.
 759 New trial. Same court shall not grant more than one new trial

on the weight of the evidence, against the same party. Amending § 5306, R. S. [Formerly new trial not granted on account of smallness of damages if in action for injury to the person or reputation or if damages were equal to actual pecuniary injury].

O. p. 217, 23 Ap

760 Amending law (§ 6560, R. S.; p. 358, '93) relative to causes for new trial time of such trial and notice to emposite party

trial, time of such trial and notice to opposite party.

O. p. 51, 17 Mr

761 Exceptions. Amending law relative to exceptions to decisions of justice of the peace; repealing provision requiring objections to be reduced to writing in certain cases (§ 6565, R. S.; p. 358, '93).
0. p. 104, 12 Ap

762 Amending law (§ 5298, R. S.; p. 124, '92) relative to time within which exceptions must be reduced to writing and to general exceptions to charge to jury.
 0. p. 299, 25 Ap

763 Appeals. Manner in which opinion of supreme court may be consulted by judges of court of appeals: such opinion to be binding.

Manner of appealing from court of appeals to supreme court.

To carry out art. 101 of new constitution.

La. 191, 14 Jl

Va. 267, 9 F

- 764 Decisions of circuit court in actions to recover money or property less than \$75 shall be final. (S. D. 55, '97) Unconstitutional. Does not include in its provisions certain county courts having concurrent jurisdiction with circuit courts. Violates constitution art. 5, \$ 34, requiring that laws relative to courts shall be general and of uniform operation throughout the state. (S. D. sup. ct.) McClain v. Williams, 75 N. W. 391.
- 765 Appeals to court of appeals from a judgment for the recovery of personal property not to be taken if value in controversy is less than \$200 [formerly \$100]; exceptions.

  Ky. 19, 14 Mr
- 766 Writ of error in case demur to pleading in any civil or criminal case is overruled.

  Del. 126, 9 Je
- 767 Failure to make a motion for a new trial where an appeal, writ of error or supersedeas lies to a higher court not a waiver of objection made during trial.

  Va. 704, 3 Mr
- 768 In case of violation of a law therein declared to be unconstitutional writ of error shall lie from higher court for the state.

  Amending § 4052, Code.

  Va. 592, 1 Mr
- 769 Proceedings in error to be begun within six [formerly four] months. Amending § 6723, R. S.

  O. p. 394, 25 Ap
- 770 Appeal or writ of error in case of death of plaintiff or defendant.

  Md. 29, 8 Mr
- 771 Amending law regulating appeal to court of appeals.
  N. Y. 574, 27 Ap
- 772 Amending law (§ 6710, R. S.; p 278, '94) relative to jurisdiction of
- supreme court on petition in error.

  O. p. 255, 25 Ap

  773 Abolishing writ of scire facias ad audiendum errores in appeals to supreme court; record of writ of error by clerk of circuit court
- sufficient notice.

  Fla. 15, 8 My '97

  774 In chancery causes citations on appeals from circuit to supreme
- court abolished and record of entry of appeal sufficient notice.

  Fla. 14, 7 My '97
- 775 Notice by clerk of supreme court of appeal may be served on attorneys of record by copy or in writing and return made thereof. (Ind. 181, '97) Unconstitutional. Amends § 640, R.S. 1881, but does not express the subject thereof in its title. (Ind. sup. ct.) O'Mara v. Wabash R. co., 50 N. E. 821.
- 776 Review of judgment or final order of any court of common pleas or judge thercof. Amending § 6709, R. S.; p. 278, '94.
  - or judge thereof. Amending § 6709, R. S.; p. 278, '94.

    O. p. 56, 17 Mr
- 777 Judgments and other judicial proceedings of inferior courts on account of violation of city ordinances are reviewable by supreme court or by court of common pleas. Amending c. 384, '95.
- N. J. 221, 14 Je 778 Amending law (§ 4107, Gode) relative to appeal from justices

court.

779	Amending law (§ 352, Civil code) relative to security required of	םכ
	appeal where judgment is to deliver real property or for a sa	le
	of mortgaged premises. S. C. 422, 21	F

780 Appeals when any party to a suit shall be unable to pay costs or [formerly and] give security. Amending § 4465, Code.

Ga. p. 32, 21 D '97

781 Stay of proceedings. When an affidavit of intention to apply for leave to appeal stays proceedings: effect thereof.

N. Y. 292, 19 Ap

- 782 Costs. Relative to requiring non-resident intervener to give security for costs. Amending § 3847-49, Code '97. Ia. 100, 7 Ap
- 783 Supreme court shall include in costs, the expense of translation of shorthand notes made of record in lower court. Amending § 4142, Code '97.
- 784 Fees. Claims for witness and jury fees must be presented within five years of date when audited.

  8. C. 453, 21 F
- 785 Judgments. Warrants for small claims in case of a corporation returnable in any county or municipality through which its line runs or in which it transacts business. Amending c. 541, '94.

Va. 898, 3 Mr

- 786 Allowing a remedy by motion for judgment in county court after
  10 days notice in certain cases. Va. 634, 1 Mr
- 787 Amending law (§ 1085, Code of practice) relative to judgment by default in case before a justice of the peace. La. 102, 12 Jl
- 788 If an account is filed with a warrant upon a contract of such a nature that an action of assumpsit would lie, plaintiff shall have judgment unless defendant shall deny account.

Va. 621, 1 Mr

- 789 Amending law (§ 3567, Code) relative to time from which a judgment is a lien on real estate, with reference to a judgment rendered in vacation.

  Va. 476, 24 F
- 790 Judgments against a municipality may be offset by taxes or assessments due from creditor.

  N. J. 149, 7 Ap
- 791 To provide an equitable process after judgment where judgment is based on necessaries of life furnished debtor. Mass. 549, 21 Je
- 792 Amending law (§ 3581, Code) relative to issue of writ of fieri facian by clerk of court on a judgment for money.

Va. 557, 28 F

- 793 Amending law (§ 3560, Code) relative to the docketing of judgments: duty of clerk in case of judgment or decree by confession in vacation.

  Va. 475, 24 F
- 794 Amending law (§ 3283, Code) relative to the entering of a judgment or decree by confession in vacation. Va. 477, 24 F
- 795 Judgments rendered by U. S. courts in Ohio may be filed with clerk of common pleas court and entered on execution docket and indexed.
   0. p. 285, 25 Ap

Va. 572, 28 F

- 796 Amending law (§ 2945, 2949, Code) relative to abstracts of judgments rendered by justices.
   797 Execution. In a suit founded on a judgment previously rendered from which he appeal has been taken execution shall issue.
- 797 Execution. In a suit founded on a judgment previously rendered from which no appeal has been taken execution shall issue on the filing to a certified transcript of the record.
- Mass. 489, 2 Je 798 Amending law (§ 3603-4, Code) relative to proceedings by inter-
- rogatories to ascertain the estate of a debtor. Va. 470, 23 F
  799 Action by or against an unincorporated association. Execution
  upon judgment to be satisfied out of any personal or real property
  belonging to the association or owned jointly by the members.
- N. Y. 293, 19 Ap 800 Amending law (§ 3988, Code '97) relative to character of bond re-
- quired of creditor contesting validity of mortgage upon personal property.

  Ia. 104, 7 Ap

  801 Officer executing warrants of distress to make return to clerk of
- county or hustings court; to be entered in execution book; duty of clerk if property levied on remains unsold. Va. 706, 3 Mr
- 802 Judicial sales. Regulating sale of property under execution; amending § 511-21, v. 2 of Hill's Annotated statutes. (Wash. c. 50, '97) Unconstitutional in so far as it provides, that, on a decree for foreclosure of mortgage executed before act was passed, defendant shall be entitled to have order of sale stayed one year
- appraised value. (Wash. sup. ct.) Swinburne v. Mills, 50 P. 489. 803 Court may order notice of sale of property in execution to be published in a Polish newspaper. Amending § 5394, R. S.; p.

and that land must then be appraised and bring at least 80% of

- 267, '91.

  O. p. 130, 19 Ap

  804 Amending law (c. 21, '87) relative to advertisement of in county
  newspapers.

  N. J. 222, 14 Je
- 805 Notice of sale in cities may be given in a daily, semi-weekly, triweekly or weekly paper. Amending § 1678, Code of civil pro-
- cedure.

  N. Y. 662, 30 Ap

  806 Notices of sale by order of court to contain a more popular
- description of location.

  O. p. 256, 25 Ap

  807 Exemption from execution. Generally amending law relative to.
- O. p. 316, 26 Ap 808 Wages of minors not liable to garnishment or otherwise liable to

the payment of the debts of parents.

- 809 Wages and salaries of city, town and county employees and officers subject to garnishment or execution provided they are not otherwise exempt.

  Va. 410, 19 F
- 810 Life insurance for benefit of widow or children exempt from claims of creditors except when premiums are paid in fraud of creditors [formerly an amount costing \$150 annually in premiums exempt]. Amending § 3628, R. S.

  O. p. 181, 19 Ap

811 Homesteads. Platting and recording of homestead exempt from execution. Amending § 2979, Code '97. Ia. 98, 19 Mr

#### Civil procedure — special actions

- 812 Actions affecting property. Amending law relative to suits to quiet or establish title where persons unknown or who can not be served with process or made amenable to a decree of the court, have claims.

  Mass. 457, 24 My
- 813 Action to recover real property can not be maintained after one year against 6 inch strip of land on which a wall has been erected; action for damages may be maintained if commenced
- within a further period of one year.

  N. Y. 517, 26 Ap

  814 Partition. General law relating to. 24 p.

  N. J. 230-31, 14 Je
- 815 Revision of law regulating who must be parties. N. Y. 78, 16 Mr816 A lien creditor or any owner of undivided estate in real estate may
  - compel partition: jurisdiction of courts in partition cases amended. Amending § 2562, Code.

    Va. 452, 23 F
- 817 In action to foreclose mortgage or for partition of real property, court may award sum for costs not exceeding 2½% of sum due or claimed and not over \$200; in difficult and extraordinary case, a sum not exceeding 5% on value of matter involved.

volved. N. Y. 61, 10 Mr

- 818 Taxes due on land sold for partition under decree of court of chancery to be paid out of purchase money. Fla. 31, 4 Je '97
- 819 Decrees of partition to be filed and recorded in county where action was brought and in all other counties in the state where the property is situated. Amending § 2930 and § 4259, Code '97.

Ia. 106, 12 Ap

820 Contract. Any one may maintain an action on a contract made for his benefit or use it as a defense in any action although the consideration in contract did not move from him.

N. J. 207, 13 Je

- 821 In corporation and county courts any action or motion ex-contractu, where the defendant does not appear, may be heard at any term. Amending § 3054, Code. Va. 542, 28 F
- 822 In any case where an action of covenant will lie, an action of assumpsit may be brought.

  Va. 96, 25 Ja
- 823 Personal injury and tort. Regulating practice in actions ex delicto for damages.

  8. C. 427, 21 F
- 824 Civil actions for acts causing death; amending § 2316, R. S. relative for whose benefit action to be brought.

  8. C. 491, 11 F
- 825 Persons and corporations liable in damages for not less than \$500 or more than \$5000 for negligence resulting in the death of a person not in their employ.

  Mass. 565, 23 Je

826 In an action to recover damages for a fine or penalty in which the people of the state are a party the cost of the plaintiff can not exceed the damages if they be less than \$50.

N. Y. 110, 21 Mr

- 827 Attachments. Amending law (art. 9, Code) relative to the amendment of papers in attachment proceedings. Md. 44, 14 Mr
- 828 Amending law (§ 3912, Code '97) relative to sale of perishable property when seized under a writ of attachment. Ia. 101, 9 Mr
- 829 Minor amendment to law (§ 735, Code of practice) relative to notice to debtor required in obtaining order of seizure.

La. 41. 7 Jl

- 830 Relative to the dissolution of attachments upon the appointment of or application for a receiver.

  Mass. 420, 11 My
- 831 Amending law (§ 6494, R. S.) relative to the discharge of property from attachment.

  O. p. 141, 19 Ap
- 832 Arrest of person about to leave the state against whom plaintiff has a claim due. Amending c. 252, G. L. R. I. 533, 19 Ap
- 833 Garnishment. Minor amendment to law (§ 3947, Code '97) relative to notice to defendant in garnishment proceedings.

Ia. 102, 19 Mr

- 834 Notice to garnishee when his answer has been traversed.
- $\mbox{\sc Ga. p. 54, 6 D '97} \mbox{\sc 835} \ \ \mbox{\sc All employees and officers of cities, towns and counties who re$ 
  - ceive compensation shall be deemed employees of such divisions for purpose of garnishment.

    Va. 314, 12 F
- 836 Amending law (§ 3948, Code '97) relative to discharge of garnishee in case debt or property is exempt from execution.

Ia. 103, 28 Ja

#### Miscellaneous

- 837 Cross action in case where action is brought by non-resident or foreign corporation. Amending § 239, G. L. B. I. 521, 3 Mr
- 838 Actions for trespass. Injury to unoccupied lands: proof of title for 30 years preceding trespass, presumptive evidence of ownership.

  N. Y. 32, 3 Mr
- 839 Writs. Return of writs and citations issuable out of supreme court to be according to the rules or special orders of the court.
- Del. 119, 1 Je 840 When party applying for writ of certiorari is unable to pay the
- cost or [formerly and] give security. Amending § 4641, Code.

  Ga. p. 33, 21 D '97
- Writs of certiorari issuable out of the supreme court shall be writs of right and not of grace and shall be sued and issued in term or vacation without petition therefor or the allocatur of any judge or order of said court.

  Del. 118, 9 Je
- Minor amendments to § 273 civil code relative to granting of injunction in action pending outside of district wherein judge granting presides.

  Ky. 6, 9 Mr

#### Criminal procedure

(See also numerous provisions of Civil procedure)

- 843 Governor to appoint a commission of three members to draft codes of criminal law, procedure and correction. After adoption of such codes by legislature all amendments must be proposed in first 30 days of session and may not be adopted without the approval of a joint committee of four members together with the attorney-general. In conformity to art. 322-24 of new constitution.
- 844 A general law relating to courts having criminal jurisdiction and regulating proceedings in criminal cases. 76 p.

N. J. 237-38, 14 Je

La. 201, 14 Jl

- Amending law (c. 36, '95) relative to criminal courts in cities of 100,000; jurisdiction, charge of assault and battery, waiving trial by jury, prosecutor may appear.

  N. J. 220, 14 Je
- 846 Prescription. In criminal prosecutions an indictment found or information filed before prescription has accrued shall have the effect of interrupting prescription. Amending § 986, R. L., as amended by c. 50, '94.

  La. 73, 11 Jl
- 847 Search warrant. In cities and towns having a police justice or mayor search warrants to be issued by him unless incapacitated and shall be directed to any policeman of city or town. Amending § 3951-53, Code.

  Va. 350, 17 F
- 848 Arrest. Act to prevent illegal arrests. Formerly applied only to white persons.

  Del. 85, 1 Mr
- 849 Sheriffs and deputy sheriffs may arrest without warrant for violation of criminal laws, committed in their view, at the time of violation or immediately thereafter.

  8. C. 507, 19 F
- 850 On view of a larceny committed any person may arrest. Amending § 1 Criminal code. S. C. 508, 19 F
- 851 In cities and towns having a police justice or mayor, he shall unless incapacitated issue process for arrest of a person charged with an offense. Amending § 3955-56, Code. Va. 349, 17 F
- 852 Warrants issued from district courts and justices upon complaint of chief of police of city or town and all processes issued in connection therewith to be delivered to chief for service. Amending c. 229, G. L.

  B. I. 523, 4 Mr
- 853 Habeas corpus. To provide for a more speedy determination of habeas corpus cases; bills of exception in to be governed by rules in reference to injunctions.Ga. 53, 6 D '97
- 854 Bail. Requiring persons authorized to take bail to conform to rules established by the justices of the superior and of the supreme judicial court. Other minor amendments to law regulating the taking of bail. Amending c. 212, P. S.

Mass. 411, 11 My

- What order of court taking recognizance shall state. Amending § 4093, Code. Va. 822, 3 Mr
- 856 Approving of bonds in bastardy cases. Amending § 14, c. 85, P. S. Mass. 157, 10 Mr
- Minor amendments to provision (§ 1032, R. L.) relative to forfeiture of bonds in criminal cases. La. 76, 11 Jl
- 858 Court may order discharge of recognizance in bastardy cases. Md. 54, 14 Mr
- 859 Persons arrested under municipal ordinances regulating use of bicycles may deposit bicycle as security for appearance.

N. J. 47, 14 Mr

860 Prosecution by information. Prosecutions for offenses not capital may [formerly with the consent of the court first obtained] be by information, which may be filed in open court or in the office of the clerk of the district court. Amending § 977, R. L.

La. 156, 14 Jl

- 861 Examination. Magistrates issuing warrants charging with a crime beyond their jurisdiction to hold preliminary examination on demand of defendant. 8. C. 433, 21 F
- 862 Grand juries. Generally amending law relative to the drawing and empaneling of grand juries. Ia. 114, 7 Ap
- 863 Indictment. Can not be found without the concurrence of five grand jurors. Amending § 5274, Code '97. Ia. 115, 7 Ap
- 864 Indictments for larceny, embezzlement or obtaining money by fraud; detailed description of money not necessary.

Md. 120, 29 Mr

865 Charge. On request of counsel before argument begins [formerly before beginning the charge] judges of superior county and city courts to give written charges. Amending § 1030, Code 3.

Ga. p. 41, 21 D '97

866 Appeals to supreme court in criminal cases; to be taken within three days after sentence; returnable in 10 days; to be tried and determined by preference. c. 30, '78 repealed.

La. 108, 13 Jl

- 867 Justices of the peace. Duties of justices of the peace in cities of 100,000 in certain criminal cases. N. J. 206, 13 Je
- 868 Amending law (c. 845, '96) relative to what criminal offenses police justices and justices of the peace may try. Va. 264. 9 F
- Justices' criminal docket in cities at end of term of justice to be filed in police office of justice. N. Y. 111, 23 Mr
- 870 Fines and costs. Persons refusing to pay fines for violation of town or township ordinances where no police court exists may be committed to jail or workhouse. N. J. 208, 13 Je
- 871 Clerks of county and corporation court to report to their respective courts lists of fines imposed by justices of the peace.

872	Amending commitment to jail by trial justice for non-payment of fine in certain cases. (§ 425, Criminal code)  8. C. 523, 21 F
873	Justice may take security for payment of fines and costs instead of committing defendant to jail: state to be responsible for only
	half the fees officers are entitled to in certain cases. Amending
	§ 717-18, Code. <b>Va.</b> 633, 1 Mr
874	Costs in criminal cases may be remitted by any justice of supreme
	court [formerly or by justice of district court]. Amending c.
0~"	285, G. L. R. I. 588, 15 Je
875	Amending law (§ 886, Code) relative to payment of costs in prose-
972	cutions for vagrancy. Va. 352, 17 F Relative to payment to municipalities and persons of portion of
876	fines to which they may be entitled; payment when fine is
	worked out.  R. I. 536, 22 Ap
877	Fees. Amending § 3527, Code relative to payment of fees to
•••	officers by the state in criminal cases. Va. 841, 3 Mr
878	Relative to fees in inquests held by district, police and municipal
	courts. Mass. 204, 22 Mr
879	Amending law (§ 4084, Code) relative to the allowance of fees in
	criminal cases and the manner of certifying the same.
	Va. 667, 2 Mr
880	Fee of magistrates and peace officers in connection with the arrest
	of tramps and vagrants, to be fixed by town board or auditors
	or by board of supervisors. Amending § 165, c. 458, '93.
	N. Y. 667, 30 Ap
881	Fees of constable for conducting prisoner from court to county
	jail. Ga. p. 97, 16 D '97
882	Not more than three witnesses to be paid out of state treasury in
	any case of misdemeanor tried before a justice. Amending
	§ 4082, Code. Va. 810, 3 Mr
883	Certain fees to be paid by county in which indictment was found
	in case of change of venue. Amending § 7264, R. S.
004	O. p. 7, 7 F
884	Execution. Death penalty to be inflicted by warden of the state
	prison by means of electricity. <b>Mass. 326, 13 Ap</b>
	Crimes
(8	ee also Order and decency, 44; Also various special offenses under subject)
885	A general law for the punishment of crimes. 73 p.
	N. J. 235-36, 14 Je
886	Murder. If jury recommends mercy punishment for murder in
	first degree shall be imprisonment for life; but no person so
	sentenced shall be pardoned or paroled except on proof of inno-
	cence. Amending § 6808, R. S. O. p. 223, 23 Ap
887	Poisoning. Imprisonment for attempt to poison not less than
	three nor more than 18 [formerly five] years. Amending § 3669,
	Code. Va. 641, 1 Mr

888	mob violence. Generally amending law (p. 130, '90, relating to
990	suppression.  O. p. 161, 21 Ap
889	A felony to attempt to break into a prison or to attack an officer with intent to lynch a prisoner.  O. p. 411, 25 Ap
890	with intent to lynch a prisoner.  O. p. 411, 25 Ap  Destruction by fire or explosives. Death penalty for setting fire
080	to or blowing up at night, buildings in which human beings
	usually stay. Amending § 841, R. L. La. 188, 14 Jl
891	Penalty for destruction of buildings by explosives; death in cer-
001	tain cases. Ga. p. 99. 20 D '97
892	Penalty for setting fire to or blowing up buildings or attempting
	so to do, amended.  La. 160-61, 14 Jl
893	Sexual crimes. Conspiracy between husband and another person
	to cause wife to commit adultery made a felony. Va. 40, 8 Ja
894	Seduction of female between ages of 14 and 16; imprisonment or
	fine. <b>Md.</b> 218, 7 Ap
895	Punishment for seduction or abduction for prostitution of a wo-
	man of chaste life and conversation. Amending c. 329, '86.
	Mass. 444, 20 My
896	Punishment for bigamy; imprisonment for one to five years. For-
	mer law provided for a fine of not exceeding \$500 and imprison-
	ment for not more than two years. La. 93, 12 Jl
897	Libel. A misdemeanor to give out libelous statements thereby
	securing the publication of the same. In a civil action for libel
	against a periodical only actual damages can be recovered unless
	malice is proved or defendant refuses to retract. N. J. 204, 13 Je
898	Plaintiff to recover actual damages only, if prescribed retraction
	is made by newspaper publishing libel. Utah 47, 11 Mr '97
899	Larceny. Maximum penalty for horse or cattle stealing five [for-
	merly two] years imprisonment; minimum for second offense
900	five years. Fla. 19, 5 Je '97
800	Relative to taking goods lawfully [formerly and rightfully] held
901	by an officer. Amending § 4850, Code '97. Ia. 110, 12 Ap Minor amendment to law (§ 3994, Code) relative to what descrip-
<b>6</b> 01	tion of money is sufficient in prosecution for larceny.
	Va. 604. 1 Mr
902	Amending penalty (§ 832, R. L.) for receiving stolen goods or
	harboring thief.  La. 72, 11 Jl
903	Embezzlement. Enlarging definition and amending penalty im-
	posing fine equal to amount embezzled [formerly \$5000 maximum].
	Fla. 16, 3 Je '97
904	Fraud. Minor amendment to penalty of law (§ 7088, R. S.) pro-

hibiting sending of letters, etc. to obtain money fraudulently.

905 Amending law (c. 418, '94) relative to defrauding keepers of hotels,

livery stables, etc.

**O.** p. 168, 21 Ap

Md. 287, 7 Ap

906 A misdemeanor to procure board by making written representa-

- tion that there is money due and to fail to apply such money S. C. 496, 21 F when collected. 907 Trespass. Maximum penalty for trespass or theft on farms, gardens, etc. three months [formerly years] imprisonment or \$50 [formerly \$500] fine. Fla. 17. 4 Je '97 908 Misdemeanor to enter a plantation or other farm land without the permission of owner. Amending § 822, R. L. La. 197, 14 Jl 909 Amending law (c. 671, '96) relative to damages, fines, and impounding for trespass by animals. Va. 494, 24 F 910 Miscellaneous. Generally amending proceedings respecting va-N. Y. 663, 30 Ap grants. 911 Minor amendment to provision (§ 795, R. L.) providing penalty for
- maining while fighting. La. 95, 12 Jl 912 Fine for wearing high hat at theater or indoor place of amuse-
- 912 Fine for wearing high hat at theater or indoor place of amusement.

  Utah 8, 17 F '97
- 913 A misdemeanor to kill carrier pigeons, or to detain any such having owner's mark upon it.0. p. 218, 23 Ap

# State and local government

- (See also Political regulations, 164; Finance, 339; Courts, 638; New constitutions, p. 882; see also under special subjects, Education, Charities, etc.)
  - 914 Public officers generally. Half-holiday each week without loss of pay may be granted to city, town, county and state employees by council, selectmen, county commissioners or heads of state departments.

    Mass. 367, 22 Ap
  - 915 County commissioners to make returns of officers qualifying before them to secretary of the commonwealth. Mass. 264, 1 Ap
  - 916 Form of oaths not prescribed by constitution. Amending law (c. 113, '96) relative to manner of administering oath.

Md. 75, 22 Mr

- 917 Civil service reform. General law for cities adopting by popular vote. Adopted in Chicago. (Ill. p. 85, 20 Mr '95) Unconstitutional as to that portion which provides that any officer appointed under provisions of act, who shall be convicted of violation of its provisions, shall be incapable of holding any place of public employment for five years afterwards. Disqualification violates constitution, art. 2, § 8. (Ill. sup. ct.) People v. Kipley, 49 N. E. 229.
- 918 Amending law regulating civil service in cities; applies to all cities [formerly to cities of 50000].

  N. Y. 186, 31 Mr
- 919 No person shall be removed from a position subject to a competitive examination unless reason therefor is stated in writing and an opportunity for an explanation given. Amending c. 354, '83.

  N. Y. 186, 31 Mr

- 920 Persons in the classified civil service of the state or of a city, enlisting in military service of U.S. in time of war, may be reappointed without examination. Mass. 454, 24 My
- 921 Public records. Penalty of not more than \$50 for violation of the law (c. 378, '94) requiring town, city, county and state records to be kept with ink furnished by secretary of the commonwealth.

Mass. 510. 8 Je

#### State government

922 State officers generally. Constitutional amendment providing that pending impeachment proceedings governor shall appoint temporary incumbents; in case of impeachment of governor the president of the senate, or in case of his death or resignation, the speaker of the house shall act as governor pending impeachment proceedings. Adopted by people, November '98.

Fla. j. r. 3, 5 Je '97

- 923 Minor amendment relative to payment of commission fees by officers whose appointments are subject to confirmation by the senate. Del. 46, 17 Mr
- 924 State boards and commissions upon organizing to report organization to secretary of commonwealth. Mass. 265, 1 Ap
- 925 Minor amendment relative to quarterly payment of salaries of judges and state officers. Del. 47, 10 Mr
- 926 Fixing salaries of secretary of state, superintendent of public instruction and commissioner of agriculture at \$2000 [formerly \$1500] each. Fla. 9, 5 Je '97
- 927 Secretary of state, auditor, treasurer, attorney-general and superintendent of public instruction may each appoint a deputy.

Utah 27, 11 Mr '97

- 928 Governor and secretary of state may employ a stenographer; salary \$350. Del. 65, 10 F 929 State officers not to employ attorneys except on recommendation
- of attorney-general and consent of governor and auditor. Amending § 202, R. S. O. p. 128, 19 Ap
- 930 Governor. Constitutional amendment relative to succession in case of vacancy in office of governor (speaker to succeed lieutenant-governor, and certain powers of governor and lieutenantgovernor. Ratified by popular vote, November '98.

Cal. j. r. 29, 22 Mr '97

- 931 Order of succession to office of governor to be first, president of the senate and second, speaker of the assembly; official title and signature in case of succession. N. J. 1, 25 Ja
- 932 Oath of president of senate or speaker of assembly upon assuming office of governor (formerly same as that of the governor). N. J. 2, 25 Ja
- 933 Salary of governor (\$2000) to be paid quarterly. c. 124, '67 repealed; salary unchanged. Del. 50-51, 10 Mr

board.

#### NEW YORK STATE LIBRARY

934	Secretary of state.	Amending	law	(§ 3506,	R.	L.)	relati	ve t	to 1	tees.
	of secretary of star	te.					La.	124	, 1	3 J

- 935 Amending c. 61 '96 regulating fees to be collected by secretary Utah 6, 9, F '97 of state.
- 936 Attorney-general. Minor amendments to c. 332, '81 relating to payment of attorney-general for extra services. Del. 55, 17 Mr
- 937 Salary of assistant attorney-general \$2500. **R. I.** 590, 15 Je 938 Harbor and land commissioners. Establishing salaries of
- Mass. 572, 23 Je 939 State institutions. Board of control of state institutions created; given the control and management of institutions for defectives, dependents and criminals and power to examine into the financial management of state educational institutions.

Ia. 118, 26 Mr

- 940 Members of boards of directors of state hospitals and educational institutions aided by the state to receive compensation for actual Va. 133, 27 Ja
- 941 Public buildings. Custodian of public buildings to be elected by judges of court of appeals [this duty formerly performed by Ky. 16, 12 Mr librarian].
- 942 Janitor of state house to have powers of a police officer. Amending c. 64, '91. Del. 8, 17 Mr
- 943 Drying-room of laundries in public buildings to be of fire proof material. N. Y. 37, 7 Mr
- 944 State seal and coat-of-arms to be that drawn and emblazoned by the present secretary of the commonwealth. Mass. 519, 14 Je
- 945 Boundary. Commissioners of topographical survey and map to examine and renew if necessary monuments marking boundary lines of the state every five years. Mass. 299, 8 Ap
- 946 Immigration. Repeal of provision requiring state superintendent to visit Europe to influence immigration and other minor amendments to law (c. 295, '96) establishing a bureau of immigration.

Md. 282, 7 Ap

947 Congressional districts. Amending law (c. 202, '96) relative to congressional districts. Md. 388, 7 Ap

### County and township government

(See also Local finance, 477; also specific functions of counties and towns - roads, charities, jail, drainage, etc.)

948 Constitutional amendment providing that any county may on popular vote adopt a frame of government prepared by an elected board of 15 freeholders; such frame of government may prescribe number, term, salaries, etc. of county and township officers, and the manner of conducting elections and party primaries; to be approved as a whole by legislature; not to be amended except by local initiative. Rejected by popular vote, November '98. Cal. j. r. 25, 20 My '97



Ia. 16, 15 F

949 Constitutional amendment providing that no new county shall be

	established with a valuation less than \$1	,000,000 or leaving any
	county a less valuation than \$1,000,000.	Ratifled by popular vote,
	November '98.	Ida. p. 183, 12 Mr '97
950	Question of creation of a new county not	to be resubmitted for
	six years if vote is three to one against.	Va. 692, 3 Mr
951	County commissioners and supervisors.	Constitutional amend-
	ment relating to term of office of. Adopted	by people, November '98.
		Mont. p. 56, 1 Mr '97
952	Upon petition, may order a special election	to vote taxes for pub-
	lic improvements. Amending § 2825, R.	S. O. p. 99, 12 Ap
953	Amending law (§ 879, R. S.) relative to the	e appropriation of land
	for public buildings and structures by.	O. p. 407, 26 Ap
954	County commissioners of counties owning	g agricultural or fair
	ground buildings may keep the same insu	red. O. p. 40, 10 Mr
955	Shall submit all contracts exceeding \$1000	to the prosecuting at-
	torney or to the county solicitor if any.	Amending § 799, R. S.;
	p. 221, '85.	O. p. 83, 5 Ap
956	Members of boards of supervisors not to	be interested in county
	contracts.	Ia. 13, 9 Mr
County	y officers—general. (See also Court officers, 684	)
957	Veterans and volunteer firemen not to be	discharged except for
	cause; if office is abolished to be transferre	d to another department.
		N. Y. 184, 31 Mr
958	Fees. General schedule for county, town	ship and court officers.
	(Cal. c. 207, '95) Unconstitutional as it p.	rovides that the boards
	or supervisors may reject all bills for fe	es of justices and con-
	stables in certain criminal cases, it con	flicts with constitution,
	art. 1, § 11, requiring all laws of a gen	neral nature to have a
	uniform operation. Westerfield v. River	side county, 50 P. 929.
959	*	-
	instead of fees and mileage for county of	
	felony not to pay over county fees i	n excess of expenses.
	Ratified by popular vote, November '98.	da. p. 185, 5 & 8 Mr '97
960	• • • • • • • • • • • • • • • • • • • •	
	provided for county officers Amending	§ 817, Code.
		<b>Va.</b> 202, 2 F
961		
	150,000 to receive salary of \$7500 in lies	u of all fees heretofore
	retained.	N. J. 132, 2 Ap
962		
	compensation of county treasurers.	Miss. 33, 8 F

963 Amending law (§ 490, Code) relative to compensation of county

964 Surveyor. County commissioners together with county surveyor [formerly a surveyor appointed by them] to lay out certain roads. Amending § 4642, § 4760, § 4831, R. S. O. p. 70, 25 Mr

treasurers in counties of 30000.

- 965 Amending law (§ 1178, R. S.) relative to county surveyor's records.0. p. 404, 25 Ap
- Public buildings. Provision shall be made in contracts for approval of public buildings by county commissioners [formerly grand jury] before full payment is made.
   Fla. 76, 1 Je '97
- 967 Parishes. Parochial, ward and municipal authorities may on petition of taxpayers and majority vote of same levy special taxes in aid of public improvements and railway enterprises. Amending and conforming law to art. 270 of new constitution.

La. 202, 14 Jl

- Authorities of local civil divisions may on petition of one third of taxpayers order special election to vote tax levy for works of permanent improvement. Women taxpayers may vote without registration, in person or by proxy. To carry into effect art. 233 of new constitution.

  La. 131, 13 Jl
- Parish police jurors not to draw money from treasury except for their per diem and mileage; not to be interested in parish contracts. Fine \$50-\$100 and removal. La. 22, 29 Je
- 970 Requiring bond of parish treasurer. Amending § 2648, R. L. La. 177, 14 Jl
- 971 Parish treasurers to be elected by police juries for two years; members of police juries ineligible. Amending § 2639, R. L.

La. 121, 13 Jl 972 Towns. Townships. Amending general town law: biennial town

- meetings; town officers; town board. N. Y. 363, 20 Ap 973 Amending law (c. 167 '94) relating to sewerage in townships.

  Sewer systems adopted may be abandoned; extensions; assess-
- ment; certificates of indebtedness; bonds. N. J. 109, 25 Mr 974 Members of boards of supervisors and township trustees not to be interested in any contract with county or township.

Ia. 13, 9 Mr

975 Terms of trustees and treasurer in original surveyed townships three years [formerly one year]. Amending § 1369, R. S.

O. p. 151, 21 Ap

# Municipalities - cities, towns, villages, boroughs

(See also Local finance, 477; also specific functions of municipalities) General—two or more classes

976 Incorporation. Organization. Governor to appoint a municipal code commission to prepare a bill for organization of cities and villages which shall be uniform in its operation and shall provide for a separation of legislative and executive powers.

O. p. 302, 25 Ap

#### SUMMARY OF LEGISLATION, 1898

- 977 General law for government of municipalities of 250 to 200,000.

  Not to apply to existing municipalities unless accepted by them.

  Classification: 250-1000, villages; 1000-5000, towns; over 5000, cities. Liberal powers and extensive control over administration organization given to mayor and aldermen. Mayor, aldermen and marshal elected; other officers appointed by mayor and aldermen. Number of aldermen in cities five to nine, in towns five, in villages three. Mayor's court. Special assessments and taxation. Municipalities that have not adopted this act may themselves amend their charters in conformity with this act and other state and U. S. laws.

  La. 136, 13 J1
- 978 Providing for the incorporation of unincorporated villages, cities and towns. Amending § 2921-22, Code '92. Miss. 74, 11 F
- 979 Regulating municipalities created from the territory of other municipalities; officers, taxes, apportionment of assets and liabilities.
  N. J. 15, 24 F; 165, 11 Ap
- 980 If a vacancy occurs in any office of a municipality which has no provision for filling such vacancy in its charter or ordinances and has no corporation court, the vacancy shall be filled by the county court. Amending c. 342, '92.

  Va. 649, 2 Mr
- 981 Boundary. Boundary line if along a street or road to be the middle thereof; how street improvements shall be assessed.

N. J. 65, 16 Mr

- 982 Powers. Council of cities and towns may enact all ordinances and regulations not inconsistent with state laws necessary for the peace, health, security, welfare and convenience of the municipality, and for violation thereof may impose a fine not exceeding \$100 or 30 days imprisonment.

  S. C. 522, 19 F
- 983 Authorities of local civil divisions may on petition of one third of taxpayers order special election to vote tax levy for works of permanent improvement. Women taxpayers may vote without registration, in person or by proxy. To carry into effect art. 233 of new constitution.

  La. 181, 18 J1
- Parochial, ward and municipal authorities may on petition of taxpayers and majority vote of same, levy special taxes in aid of public improvements and railway enterprises. Amending and conforming law to art. 270 of new constitution. La. 202, 14 Jl
- 985 Cities, towns and villages, surveys of which have not been recorded, may have surveys and plats made and recorded.

Miss. 42, 11 F

- 986 Municipalities may provide for the punishment of all acts which are offenses against the laws of the state.

  Miss. 75, 11 F
- 987 Cities and towns may by vote of electors issue bonds in amount not exceeding 4% of taxable property for sewers, water or light.

  Utah 35, 11 Mr '97
- 988 Initiative and referendum. (See 225)

#### **Cities**

- 989 Incorporation. Organization. General laws regulating government of cities according to their respective classes (Ky. c. 244, '93). Unconstitutional in so far as they authorize circuit courts to assign or transfer a town or city from one class to another. Violates constitution § 156 wherein such power is granted to the legislature alone. (Jernigan v. City of Madisonville, 43 S. W. 448).
- 990 General revision of act for metropolitan cities. (Neb. c. 10 '97). Unconstitutional in so far as it confers authority upon governor to appoint fire and police commissioners; being an attempt to deprive people of local self-government. (Neb. sup. ct.). State v. Moores, 76 N. W. 175.
- 991 Constitutional amendment revising the amendment of 1896 relative to city charters. Term of local board for framing charters limited to six years. Amendment to charter petitioned for by · 5% of voters must be submitted to vote. Four [formerly three] Minn. 280, 23 Ap '97 classes of cities.
- 992 Constitutional amendment providing that certain constitutional provisions as to organization of counties shall not apply to consolidated county and city governments. Rejected by popular vote. Cal. j. r. 28, 22 Mr '97 November '98.
- 993 General law for the government of cities of 50000 to 250,000.

N. Y. 182, 31 Mr

- 994 Amending law relative to cities under special charters (Code '97); library fund and tax; notice and levy of special assessment; city officers substituted for county officers; enforcing assessment against railroads and street railways; collection of taxes; levy of special bridge tax. Ia. 28, 30 Mr: 29, 17 F
- 995 Boundaries. Amending c. 114, '94 relative to procedure for changing the boundaries of cities of the fourth class. Ky. 45, 17 Mr
- 996 Officers. Officers to be elected in cities; term two years.

Utah 39, 11 Mr '97

- 997 Veterans and volunteer firemen not to be discharged except for cause; if office is abolished to be transferred to another department.
  - N. Y. 184, 31 Mr
- 998 An alderman-at-large to be elected in certain cities of not less than 10000 nor more than 40000. Amending c. 81, '96.

N. J. 85, 21 Mr

### Towns, villages, boroughs and hamlets

- Towns. Incorporation of towns of from 200 [formerly 100] to 1000; provision in case election goes by default. Amending c. 37, '96. 8. C. 480, 21 F
- Towns created by special act to be subject to all general laws 1000 for the government of towns. N. J. 18, 1 Mr

1001	Persons owning unoccupied land remote from, but included in limits of towns having less than 150 electors may by applica-
	tion to circuit court and after hearing have tract excluded from
	corporate limits. Fla. 87, 5 Je '97
1002	Election of chosen freeholders; terms of members of board of
	education within town; apportionment of assets and liabilities
	of school districts partly within town. N. J. 161, 8 Ap
1003	May make by-laws for removal of snow and ice from sidewalks.
	Amending c. 27, P. S. Mass. 190, 17 Mr
1004	Villages. In villages of from 1000 to 3000 inhabitants boards of
	fire, water, light, sewer or cemetery commissioners to consist
	of three members. N. Y. 668, 30 Ap
1005	Boroughs. Minor amendment to law regulating the purchase of
	water works and sewerage systems. Amending c. 161, '97.
	N. J. 152, 7 Ap
1006	Hamlets. A marshal and supervisor to be elected annually
	(amending § 1648, R. S.; p. 78, '93). Amending law (§ 1700,
	R. S.) relative to appointment of police officers. O. p. 289, 26 Ap
	Police. Fire department
	(Sec also Public safety, 1469)
<b>Police</b>	
1007	
	aldermen of cities of 12000 [formerly 20000] may license pri-
	vate detectives. Amending c. 103, P. S. Mass. 486, 2 Je
1008	Must obtain a license from state comptroller; may be revoked
	for cause; \$100 for one person; \$150 for copartnership; viola-
1000	tion a misdemeanor.  N. Y. 422, 22 Ap
1009	Patrol corporations. Provision for the formation of fire, property, police, land, and water patrol corporations Md. 163, 2 Ap
	erty, ponce, land, and water patrol corporations md. 105, 2 Ap

8. C. 497, 21 F
1011 Fire marshal. Repealing provision requiring his accounts to be
audited by insurance commissioner. Amending c. 444, '94.

Mass. 160, 10 Mr

1010 Industrial communities. On petition of directors of corpora-

tion that industrial community under their management requires special police supervision and contains 100 inhabitants, sheriff shall appoint police officer to be paid by corporation.

1012 Municipal police. Regulating the powers, duties and compensa-

tion of the police force of cities and towns. Va. 292, 10 F
1013 Complaints against police officers to be heard by police board of
cities (except boards established by city ordinance); board to

report to city council. **N. J. 41, 9 Mr**1014 Providing for a policemen's pension fund in certain cities where tenure is during good behavior. **O.** p. 76, 30 Mr

### Fire department

1015 Village fire commissioners may provide for nomination of chief and assistant engineers by members of the department instead of by a convention of delegates from the companies.

N. Y. 145, 29 Mr

- 1016 Fire department boards in cities of 100,000 may fix salary of superintendent of fire department telegraph at not more than \$2500.

  N. J. 61, 15 Mr
- 1017 Cities accepting act may pension firemen for permanent disability received in discharge of duty.

  Mass. 267, 1 Ap
- 1018 Fire engines and carts in cities and towns to have right of way when going to fire; fine and imprisonment for obstruction.

Mass. 162, 12 Mr

- 1019 Repealing provision (c. 310, '88) requiring each fire department to have a 'chute'.

  Mass. 165, 12 Mr
- 1020 Cities under 15000 may levy one mill tax for fire fund.

Ia. 20. 19 Mr

- 1021 Excess (not exceeding \$2 000) of money from bonds for water supply may be expended for fire apparatus. N. J. 46, 14 Mr
- 1022 Taxes assessed in fire districts, a lien against real estate; lien to continue but two years if real estate is aliened.

R. I. 575, 14 Je

1023 Providing for the construction and regulation of the N. J. Firemen's home.

N. J. 127, 2 Ap

# Light. Water. Power

1024 General. Amending law regulating the ownership of land and of electric railways by electric light and power corporations, and permitting the acquirement of water works by them.

N. Y. 170, 29 Mr

- 1025 Village council may levy five mill tax to cover deficiencies in revenue of public water and electric light works.
  - O. p. 222, 23 Ap
- 1026 Any village [formerly also city or town] may lease private electric light or water plants or contract for water or light for a period not exceeding 10 [formerly 15] years.

  O. p. 336, 25 Ap
- 1027 Creation of sinking fund by trustees of gas works for gas and water works bonds.

  O. p. 354, 25 Ap
- 1028 Light. Power. Gas and electric light commissioners; members and clerk of the board not to engage in any other business; salaries of members reduced. Amending c. 314, '85.

Mass. 499. 3 Je

- 1029 Inspection of gas meters of all gas [formerly gas light] corporations.

  N. Y. 364, 20 Ap
- 1030 Cities or towns may by two-thirds vote of council, approval of mayor and majority vote of people establish, purchase or lease electric or gas plants for public and domestic use, issue bonds, etc.

  Fig. 86, 5 Je 97



N. J. 136, 2 Ap

1031 Cities and villages may erect or purchase electric plants; board of trustees to manage plant and manufacture and sell electric power and light. O. p. 59, 22 Mr 1032 Trustees of water works who also control electric light works may sell light to individuals. Amending p. 382, '96. O. p. 102, 12 Ap 1033 Gas and electric plants. Revenue and tax for to be kept as a separate fund; contracts not to be made by the trustees unless there is sufficient money in said fund. Amending § 2489, R. S.; O. p. 61, 22 Mr p. 155, '86. 1034 Minor amendments to law (c. 134, '91) relating to lighting of public places by board of street and water commissioners in N. J. 211, 13 Je cities of 100,000. To protect municipalities and electric and gas companies from theft or interference with electric current or gas. Va. 229, 8 F 1036 Punishment for injuring property, interfering with meters or diverting current of electric light and power companies. Ga. p. 69, 21 D '97 1037 A misdemeanor to connect or tamper with electric current for light, heat or power. Md. 400. 9 Ap 1038 Authorizing individuals and corporations to take land to run wires, maintain dams, etc. for purpose of generating and supplying electricity. Ga. p. 68, 7 D '97 1039 Water. Minor amendments to law (§ 745, 747, Code '97) relative to water works in cities of 15000. Ia. 23, 25 Mr 1040 Cities of 15000 may levy additional two mill tax for purchase of water works or payment of water works debt. Amending § 742-44, Code '97. Ia. 23, 25 Mr 1041 Towns may purchase water works if companies are willing to N. Y. 554, 26 Ap 1042 Amending provision (§ 4, c. 200, '88) relative to raising additional sum for extension of water mains by aqueduct board in cities. N. J. 194, 18 My 1043 Water companies not to refuse to furnish water to premises because former occupant has not paid bill; exceptions. Mass. 168, 12 Mr 1044 Amending law (art. 23, Code) so as to provide for water companies outside of incorporated cities and towns. Md. 199, 7 Ap

navigable waters; not to apply to sewage of cities and towns.

Miss. 89, 10 F

1047 Prohibiting the throwing of dead animals into rivers, bayous or lakes.

La. 90, 12 J1

1045 Pollution of water. Governor to appoint a commission to re-

1046 Law (§ 1326, Code '92) forbidding obstruction or pollution of

port on the pollution of rivers in the state.

# Local improvements. Assessments

- 1048 General. Cities may provide for grading, curbing and flagging in a single ordinance without petition of owners on a four-fifths vote of governing body. Separate funds may be consolidated into one.

  N. J. 159, 8 Ap
- 1049 Cities and towns of 4 000 to 10000 may on petition of a majority of owners pave or otherwise improve streets and assess two thirds of cost on abutting owners.

  La. 187, 14 J1
- 1050 In cities of second class council may upon petition appoint a board to supervise the keeping in repair, planting with trees, sprinkling and sweeping of any street; term of members and renewal of petition. Amending § 2308, R. S.

  O. p. 38, 9 Mr
- 1051 Street improvements in certain cities formed from towns, townships and boroughs; certain improvements may be made without consent of abutting owners. Amending c. 268, '95.

N. J. 90, 22 Mr

1052 Amending law (§ 4730, R. S.; p. 301, '93) relative to destruction of brush, thistles and noxious weeds in streets. Among minor changes, expense to be charged as a tax upon abutting land.

O. p. 49, 15 Mr

- 1053 Cities of second class may take or purchase privately controlled turnpikes.
  Ky. 33, 15 Mr
- 1054 Contracts for sewers and street improvements may [formerly shall] contain agreement to keep in repair for not less than [formerly not exceeding] one year. Amending § 814, Code '97.

  Ia. 24, 28 Mr
- 1055 City improvement certificates to bear interest from date of issue.

  N. J. 43, 10 Mr
- 1056 Street paving. Municipal boards may issue bonds for paving streets with durable material to an amount not exceeding \$10 per capita; assessment of benefits. N. J. 125, 2 Ap: 200, 13 Je
- 1057 Cities may issue bonds in amount not exceeding \$4 for each inhabitant for repaying streets, provided that total indebtedness of city shall not exceed 10% of assessed valuation of property.
  N. J. 24, 2 Mr; 64, 16 Mr
- 1058 Cities of 12000 to 100,000 may issue \$200,000 bonds for repaying streets. (N. J. c. 57, '96). Unconstitutional because the localities in which it operates are specified by means of population not classified with reference to it. Foley v. City of Hoboken, 38 A. 833
- 1059 Assessment of cost of street pavement; instalments provided for; issue of bonds.

  N. Y. 365, 20 Ap
- 1060 Cities and towns may provide for the regulation and inspection of plumbing connecting buildings with sewers, water or gas mains and assess upon the property the cost of inspection and replacing the pavement. Amending § 737, Code '97. In. 22, 30 Mr

- strip in which bicyclists shall have right of way to be left in all such streets whether sprinkled by private or public contract.

  O. p. 254, 26 Ap
- 1063 Sewers and sewer assessments. A borough may purchase sewers within its limits constructed by any municipality.

  N. J. 156, 8 Ap
- 1064 Amending law (c. 195, '90) relative to the construction of sewers by villages and towns; may acquire land by purchase or condemnation; construction outside corporate limits; remonstrance of owners; bonds; assessment.

  N. J. 68, 17 Mr
- 1065 Authorizing cities under 12000 to accept the act, except seaside resorts, to construct sewers; assessment of benefits and damages; bonds; instalments.

  N. J. 48, 15 Mr
- 1066 Amending law (c. 113, '95) providing that on petition of owners council may order construction of drains or culverts; assessment.

  N. J. 201, 13 Je
- 1067 Cities of 100,000 may appropriate in constructing additional relief sewers, one half of liquor license fees received for repaving streets and reconstructing sewers. Amending c. 134, '97.

  N. J. 75, 17 Mr
- 1068 Amending law (c. 7, '96) relative to notice of sewer assessment in cities having no daily newspaper.

  1a. 3, 6 Jl '97

  1069 Cities under 100,000 may provide for payment of sewer assessments in 20 instalments. Amending c. 50 '82
- ments in 20 instalments. Amending c. 50, '82.

  N. J. 141, 5 Ap

  1070 Town council may provide for payment of trunk sewer assess-
- ments in 10 instalments. Amending general town law, c. 113, '95.

  N. J. 153, 8 Ap
- 1071 Sewerage corporations. Incorporation of companies to construct and maintain municipal sewerage systems; consent of municipality concerned; may purchase or take land; rates to be charged; compensation for franchise.

  N. J. 210, 13 Je
- 1072 Special assessments generally. Real estate held in trust by state or judicial officers in their official capacity subject to assessment for improvements.

  N. J. 124, 1 Ap
- 1073 Property of associations to erect monuments to soldiers who fell in the civil war exempt in villages.

  N. Y. 539, 26 Ap
  1074 Minor amendment to law (c. 161, '97) regulating duties of assess-
- ment commissioners. N. J. 167, 12 Ap

  1075 In cities having no special board for the control of streets, the
  assessments reported to the council by the commissioners shall

be approved by the mayor in the same manner as ordinances.

N. J. 179, 21 Ap

1076 Interest on assessments for street improvements in cities to begin 30 days after confirmation. Amending c. 217, '95.

N. J. 44, 11 Mr; 51-52, 15 Mr

#### Parks. Boulevards

- 1077 Lewiston reservoir set apart as a public lake; fish and game to be protected under supervision of commissioners of fish and game. O. p. 142, 19 Ap
- 1078 Council in cities of 100,000 may issue \$200,000 [formerly \$100,-000] in bonds for purchase and improvement of parks to be established by board of street and water commissioners. Amending c. 148, '96. N. J. 202, 13 Je
- 1079 Amending law (c. 91, '95) providing for establishment of parks in counties of 200,000; permitting an additional expenditure of \$1.500,000. N. J. 8, 21 F
- 1080 Minor amendments relative to election of park commissioners in cities and towns under 40000. Amending § 850, 859, Code '97.

Ia. 25. 9 F: 26. 11 F

- 1081 Boulevards. Amending law (c. 274, '88) authorizing county boards of freeholders to construct and maintain a public road; three boulevard commissioners to be elected to maintain such N. J. 106, 24 Mr
- 1082 Park corporations. General law for incorporation of companies for establishment and maintenance of public parks.

# **Cemeteries**

- 1083 Providing for the purchase of grounds for the burial of dead bodies from shipwreck. N. J. 171, 19 Ap
- 1084 Towns. Three [formerly five] trustees of burial grounds to be elected every two years: money from sale of lots to be paid N. Y. 502, 22 Ap to supervisor to be kept as a separate fund.
- 1085 Cemetery corporations may cremate or incinerate bodies of the dead. Mass. 437, 17 My
- 1086 Cemetery associations may convey burying grounds to township trustees. O. p. 153, 21 Ap
- 1087 Minor amendments to law (art. 27, Code) relative to the destruction of property in cemeteries. Md. 178, 2 Ap

#### Roads and bridges

- 1088 State aid and control. State engineer to investigate methods of road and bridge construction, compile statistics, collect information and aid local officers. N. Y. 115, 24 Mr
- 1089 Increasing power of commission appointed (c. 51, '96) to investigate question of road construction; to report to next legislature.

Md. 454, 9 Ap

	·
1090	State aid and control in the improvement of highways; local initiative; approval of improvement and superintendence of work by state engineer; 50% of cost paid by state, 35% by county, 15% by town or owners of property benefited; road to be main-
	tained by county.  N. Y. 115, 24 Mr
1091	Constitutional amendment providing for the establishment of
1081	state highway commission, and of a fund to receive proceeds of internal improvement land fund and of state tax of not over
	sh of a mill. Ratified by popular vote, November '98.
	Minn. 333, 23 Ap '97
1092	Petition of local authorities that a road be taken as a state high- way not necessarily to be accompanied by a plan and profile.
	Amending c. 497, '94. Mass. 476, 27 My
1003	None but citizens of the state to be employed in the construc-

tion and repair of state highways.

Mass. 539, 17 Je

1094 Condemnation proceedings. Making general law (§ 4685, Code)
relative to condemnation of property, applicable to opening of
public and private roads.

Ga. p. 34, 21 D '97

1095 Road districts. Road districts of two to four townships may be
formed by county commissioners on petition; road commission;
question of improving roads submitted to voters; sale of bonds
and three mill tax.

O. p. 421, 26 Ap

1096 Town board of towns having three commissioners may divide town into three districts. One commissioner to have charge of supervision, repair and improvement of highways in each district.
N. Y. 127, 28 Mr
1097 Repairs upon district road machines if exceeding \$8 in any year

to be assessed upon the property of the district.

N. Y. 155, 29 Mr

1098 County roads. Minor amendment to law relative to the maintenance of county roads.

Ky. 37, 16 Mr
1099 County authorities may condemn land for purpose of widening

and macadamizing roads.

Ga. p. 107, 8 D '97

1100 Authorizing the construction of free turnpike roads by county commissioners on petition of owners.

O. p. 234, 23 Ap

1101 Providing for improvement by county commissioners in certain counties of short roads connecting roads already improved.

O. p. 126, 19 Ap

1102 County commissioners may improve any free road under law relating to 'two-mile assessment pikes'. Amending § 4829, R. S.

O. p. 220, 23 Ap

1103 Improvement of roads on boundary line between counties.

Amending c. 223, '95.

N. J. 100, 23 Mr

1104 Parish police juries may cut ditches through private lands for purpose of draining roads.

La. 21, 29 Je

1105 Alternative road law not to be suspended by grand jury within three years after adoption. Amending § 583, Code.

Ga. p. 20, 21 D '97

1106	Constitutional amendment providing that county courts and jus-
	tices of peace may levy three mill tax for county roads. Rati-
	fled by popular vote, November '98. Ark. p. 93, 15 Mr '97
1107	Amending law (§ 4884, R. S.) authorizing county commissioners
	to levy an additional general tax for repairing improved roads.
	Not to be levied in townships improving roads under law of
	1896. O. p. 411, 26 Ap
1108	Regulating the application of the surplus proceeds of county
	road bonds. N. Y. 641, 29 Ap
1109	Township roads. In townships where no other system has been
	adopted trustees may improve roads by graveling or macadam-
	izing and levy four mill tax for the same. O. p. 157, 21 Ap
1110	Minor amendments to law (p. 63, '96) relative to improvement of
	township roads and streets of villages therein. O. p. 82, 5 Ap
1111	Repealing provision (§ 6, c. 86, '91) making it unlawful for town-
	ship to raise more for roads than amount contained in the
	estimate of the township committee. N. J. 78, 19 Mr
1112	
	board of town auditors if any; if not by town board.
	N. Y. 106, 21 Mr
1113	
	in place of road labor for repair of highways to receive from
	the state an amount equal to 25% of the amount collected.
1114	N. Y. 351, 20 Ap
1114	Minor amendment to law (§ 891-92, Code '97) relative to payment of road tax.  Ia. 27. 11 F
1118	
1115	
1116	labor. Report of overseer of highways. N. Y. 350, 20 Ap  Amending law (c. 109, '96) relative to commutation tax in lieu
4110	AMERICA AND IC. 198. SOFTERALISE ID COMMUNICION TAX IN NEN

1117 Amending law (§ 3930, Code '92) relative to commutation of road labor on roads worked by contract.
 Miss. 88, 7 F
 1118 Penalty for failure to work road, or pay commutation, tax.

of road duty.

Amending § 580, Code.

Ga. p. 19, 21 D '97

1119 Horses, mules, oxen, wagons and plows liable to road duty for not exceeding 10 days in one year. Amending c. 68, '94.

Miss. 86, 11 F

8. C. 447, 449, 21 F

1120 Members of town fire companies exempted from road labor.

N. Y. 353, 20 Ap

Bicycles. (See also Bicycle paths, 1061) County commissioners may levy license tax of \$1 a year on bicycles and with proceeds construct and repair bicycle paths.
 O. p. 203, 21 Ap

1122 Bicycles included in law requiring drivers to keep to the right and give half the road; penalty altered. Amending § 3490, R. S.; p. 30, '86.

O. p. 303, 26 Ap

1123 Fine or imprisonment for riding a bicycle, vehicle or animal on any sidewalk in an unincorporated village. Va. 864, 3 Mr

1124	Relative to rate of speed and bells in certain	ways and lands or
	driveways appurtenant to any public reservoir.	Amending c. 479,
	' <del>94</del> .	Mass. 121, 3 Mr

- 1125 Miscellaneous regulations. Duty of land owners to cut weeds on roads; if owner neglects road supervisor to cut and cost to be assessed to owner.

  Ia. 38, 7 Ap
- 1126 Amending law relative to destruction of brush, thistles and noxious weeds in streets and roads (§ 4730, R. S.; p. 301, '93).

  Among minor changes, expense to be charged as a tax upon the
- abutting land.

  O. p. 49, 15 Mr

  1127 Unlawful to excavate or injure any public road without consent
- of county commissioners or ordinary. Ga. p. 100, 21 D '97

  1128 Stones removed by overseers to be conveyed away from the highway; not to be thrown into gutter or grass adjoining.

N. Y. 352, 20 Ap 1129 Stone and rubbish not to be dumped in highways, except under

the direction of the commissioner or overseer of highways.
N. Y. 352, 20 Ap

- 1130 County commissioners may permit and regulate gates across public roads and after 30 days notice may rescind permission.

  Fla. 80, 1 Je '97
- 1131 Minor amendment to law requiring plank to be placed on top of certain barbed wire fences near railways and highways.
   Amending c. 519, '94.
   S. C. 506, 21 F
- 1132 Bridges. Amending law (§ 4495, R. S.) authorizing county commissioners to construct any bridge over a ditch or stream made necessary by the crossing of a railroad or road owned by a corporation and to assess cost against the corporation.

O. p. 373, 25 Ap

- 1133 For restoration of condemned bridge county commissioners may levy tax and issue bonds in anticipation of collection. Amending § 2825, R. S.

  O. p. 99, 12 Ap
- 1134 Repairs to a bridge exceeding \$200 not to be made by a member or members of board of chosen free holders without the order of the board.

  N. J. 188, 18 My
- 1135 Bridges between cities and towns; expense borne equally; amount of bonds and time of payment. Amending c. 269, '97.

N. Y. 591, 27 Ap

# Military regulations

# Militia. National guard

1136 General law relative to militia and national guard. Contributing members exempt from military and jury service. Governor to organize militia and national guard. Independent organizations without the consent of the governor prohibited. Artillery. Cavalry. Infantry. Regulations. Adjutant-general to compile lists of veterans.

La. 133, 13 J1

# NEW YORK STATE LIBRARY

1137	General military code. Militia; national guard; naval militia; military courts; armories, etc. N. Y. 212, 2 Ap
1138	Term of eulistment three [formerly five] years. Amending § 366,
	Code. <b>Va.</b> 485, 24 F
1139	Officers of the U.S. not ineligible to serve as members of the
	militia or to hold office therein. Amending § 164, Code.
	Va. 448, 23 F
1140	Volunteer militia to perform seven days of camp duty each year;
	brigade commanders to visit companies; pay of band and stable
	sergeant; additional staff officers. Mass. 348, 19 Ap
1141	To provide for increasing and organizing the volunteer militia
	in case of emergency. Mich. 2, 15 Ap
1142	In time of war, invasion or insurrection commander-in-chief may
	disband any company of the active militia that is in a dis-
	organized condition. B. I. 534, 22 Ap
1143	To provide for restoration to former positions of officers and
	men entering military service of U.S.; temporary enlistments and
	provisional companies provided for. Mass. 428, 13 My
1144	
	ing in army or navy of U. S. R. I. 573, 2 Je
1145	Officers. Relative to the staff of the commander-in-chief.
	Mass. 359, 21 Ap
1146	Staff of commander-in-chief to consist of 18 aides-de-camp.
	Va. 47, 11 Ja
1147	Increasing number of regimental staff officers. Amending § 317,
1111	Code. Va. 359, 17 F
1148	•
1110	commissary with the rank of first lieutenant [formerly captain].
	Amending p. 335, '96. Law relating to pay during en-
	campments amended. (§ 3082, R. S.)  O. p. 240, 25 Ap
1149	
1110	adjutant-general as colonel. Ga. p. 102, 21 D '97
1150	Commander-in-chief may appoint additional officers with rank
1100	not higher than colonel whenever exigencies require.
	B. I. 538, 27 Ap
1151	· · · · ·
1101	major and an adjutant for each battalion. B. I. 589, 15 Je
1152	
1102	
1170	volunteer militia on the retired list. Mass. 84, 19 F
1153	
	during any emergency by commander-in-chief. Amending c. 296,
1184	G. L. B. I. 535, 22 Ap
1154	An officer may be discharged by commander-in-chief upon report
	of a court of inquiry appointed by the governor or by sentence of

court martial. Amending § 3051, R. S. O. p. 412, 25 Ap

O. p. 195, 21 Ap

1155 Engineers. Battalion of engineers to be created.

# SUMMARY OF LEGISLATION, 1898

- 1156 Naval militia. Establishing a battalion of naval militia; organization, discipline, etc. Fla. 55, 4 Je '97
- 1157 Four [formerly three] companies of naval militia provided for.

  Amending c. 296, G. L.

  B. I. 539, 26 Ap
- 1158 Commander-in-chief may form not exceeding four more companies of naval militia. Amending c. 367, '93.

Mass. 407, 11 My

- 1159 Battalions of the naval reserve to be assigned to the two brigades of the national guard; provision for captain and staff of the naval reserve repealed. Amending c. 12 and 42, '95.
- N. J. 12, 23 F 1160 Amending law (c. 211, '95) relative to naval brigade fund.
- Mich. 6, 15 Ap 1161 Armories. Governor to appoint committee to report on the ad-
- visability of the state providing for all armories and ranges.

  Mass. resolves 19, 10 Mr
- 1162 Providing for the establishment of the fifth regiment armory.

  Md. 459, 7 Ap
- 1163 Additional laborers to be appointed for armories of squadrons, troops, batteries and signal corps. Amending c. 853, '96.

  N. Y. 601, 28 Ap

# Veterans. War memorials

- 1164 State pensions for confederate veterans. To carry into effect art. 303 of the new constitution providing for the pensioning of indigent confederate veterans and their widows. Board of pension commissioners created. Pensions not to exceed \$8 a month. Board to fix fees of attorneys prosecuting applications at not to exceed \$5.

  La. 125, 13 J1
- 1165 Constitutional amendment permitting the pensioning of indigent and disabled confederate soldiers and sailors and their widows; pension not to exceed \$8 a month; total expenditure not to exceed \$250,000 a year. Adopted by the people, November '98.

Tex. j. r. p. 275, 31 My '97

- 1166 General law providing for pensioning confederate soldiers and sailors and their widows and servants, who are in indigent circircumstances.
  Miss. 36, 3 F
- 1167 Amending law (§ 3226, Code '92) relative to the distribution of the pension fund for indigent confederate soldiers and sailors and their widows and servants.

  Miss. 35, 24 F
- 1168 Right of confederate soldiers and their widows to pensions under laws of the state not affected by previous residence.

Ga. p. 104, 6 D '97

1169 Reducing pensions; beneficiaries, including widows, must have been residents of state continuously since 1880; applications must be investigated by a Camp of confederate veterans.

Fla. 7, 15 Je '97

1170	l'ayment of pensioners whose names have been omitted from the rolls.  S. C. 489, 21 F
1171	Bounties. Revising law (c. 179, '97) relative to payment by the
	state of bounties pledged by cities and towns for enlistment
	during civil war: important exceptions made; claims must
	be presented before Nov. 1, '98. Mass. 525, 14 Je
1172	Poor relief. If authorities of city or town refuse to give aid
	appeal can be taken to the commissioners of state aid; c. 237,
	1893 repealed. <b>Mass.</b> 356, 21 Ap
1173	Regulation of supervision of poor relief to veterans and their
	families by G. A. R. posts in cities of 250,000. N. Y. 337, 20 Ap
1174	State soldiers' home. Amending organization of board of
	directors. (c. 62, '82) La. 128, 13 Jl
1175	Soldiers' orphans' home. Changing terms of admission and
	discharge. Counties not liable for support of soldiers' children.
	Amending § 2683-92, Code '97. Ia. 78, 30 Mr
1176	
	diers or soldiers of indian or Mexican wars may conduct business (except in intoxicants) without a license. Amending § 1642,
	Code. Ga. p. 24, 9 D '97
1177	• • • • • • • • • • • • • • • • • • • •
	three years in state may act as fire insurance agents without
	obtaining a license or paying any tax. Amending § 1643, Code.
	Ga. p. 25, 20 D '97
1178	Memorial board. Term of members of state memorial board
	four years. <b>Ga.</b> p. 94, 15 D '94
1179	Confederate cemeteries. State memorial board to investigate
	condition of confederate cemeteries. Ga. p. 103, 21 D '97
1180	Memorials. Appointment of commission to secure cooperation
	of southern states to mark graves of confederate soldiers in
	northern states. Ga. p. 601, 6 D '97
1181	Regulating the purchase of headstones for the graves of veterans
	of the civil, Mexican, 1812 and revolutionary wars by the board of supervisors.  N. Y. 411, 22 Ap
1182	of supervisors. N. Y. 411, 22 Ap Memorial day. Council in cities under 50000 may appropriate
1102	\$200 for observance. N. Y. 58, 10 Mr
1183	Town boards [formerly electors] may vote \$50 [formerly \$100]
	for observance. N. Y. 36, 7 Mr
1184	Records. Commissioner of records shall procure lists of soldiers
	in colonial and revolutionary wars. R. I. resolves 20, 6 My
1185	A committee of three from each company to be appointed to pre-
	pare roster of Georgia soldiers in the confederate service.
	Ga. p. 105, 9 D '97
1186	
	missioners of the revenue. Va. 99, 25 Ja

1187 Providing for the preservation of muster rolls of confederate

soldiers.

Va. 265, 9 F

# Charities

(See also Corporations not for profit, 293; Fraternal societies, 1306; State institutions, 939; Veterans, 1164)

#### Charities and corrections. General

- 1188 Board of state charities to investigate all municipal and state charitable and correctional institutions; to supervise statistical returns from; plans of must [formerly may] be submitted to board for approval; governor may order board to investigate any institution. Amending § 656-58, R. S.

  O. p. 105, 12 Ap
- 1189 Board of county visitors of charitable and correctional institutions supported wholly or partly by county or municipal funds to be allowed not exceeding \$50 for expenses. Amending p. 161, '92.

  O. p. 57, 17 Mr

#### Poor relief

- 1190 A general law relative to poor relief in townships and counties.Care of dependent children.O. p. 261, 26 Ap
- 1191 Amending law (§ 881, Code) relative to poor relief outside of county poorhouse and in counties having no poorhouse; supervision by board of supervisors.
  Va. 295, 10 F
- 1192 Amending law (c. 374, '97) relative to support of town poor in families. Besides minor changes state board of lunacy and charity neither to regulate contracts nor to enforce act but merely to inspect places where supported.

  Mass. 396, 5 My
- 1193 Settlements. Settlements wholly or partially acquired previous to 1860 [formerly 1794] declared lost; persons absent from state for 10 years to lose settlement [formerly settlement once gained never lost]; other minor amendments to settlement law (c. 83, P. S.)

  Mass. 425, 13 My
- 1194 Relative to removal of paupers having a settlement in another county by the directors of the infirmary of that county. Amending § 1496, R. S.

  O. p. 98, 8 Ap
- 1195 Immigration. Penalty for landing sick seamen or paupers not having means for one month's subsistence in seaports.

Fla. 79, 3 Ap '97

- Support. (See also Family, 1) Defense of township trustee in action for non-support of pauper.
   Defense of township trustee in action for non-support of pauper.
- 1197 Savings institutions, benefit associations, insurance and safety deposit companies to give information to poor officers concerning amounts to the credit of any pauper. Amending c. 317, '94.

  Mass. 425, 13 My

1198 Burial. Amount to be paid by state to cities and towns for burial of unsettled paupers increased from \$5 and \$10 to not exceeding \$10 and \$15. Amending \$ 17, c. 84, P. S.

Mass. 354, 21 Ap

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- 1199 Poor seamen. Cities and towns may assist to extent of \$10; expense repaid by state; bills audited by state board of lunacy and charity.

  Mass. 230, 25 Mr
- 1200 Firemens home. Providing for the construction and regulation of the N. J. firemens home.N. J. 127, 2 Ap
- 1201 Sick paupers. Bill of cities and towns for aid of sick unsettled persons to be accompanied by declaration that no kindred able to pay the charge have been found; other minor amendments to law (c. 153, '91) regulating such bills.

  Mass. 391, 29 Ap
- 1202 Amending law (c. 90, '91) relative to state payment for temporary ald rendered by cities and towns to sick persons without a settlement in the state.

  Mass. 425, 13 My
- 1903 Hospitals. Establishing a branch of the state miners' hospital.

  Utah 63, 11 Mr '97

### Children. Orphans

- 1904 No person or corporation except a duly incorporated charitable society or a local officer charged by law with the duty may place out destitute and abandoned children without having a license from state board of charities; state board given power to visit children and to revoke licenses.

  N. Y. 264, 14 Ap
- 1905 Committal of children to associations for the prevention of cruelty to children.

  N. J. 181, 21 Ap
- 1906 Probate court may make agent of humane society guardian of any child cruelly treated or in bad surroundings.
  - O. p. 296, 25 Ap
- 1907 Dependent and neglected children under 16 [formerly 14] may be committed to custody of state board of lunacy and charity and local poor officers. Amending c. 181, '82. Mass. 496, 2 Je
- 1208 Orphan asylums. Surviving trustees or directors may call meeting to fill vacancies.

  N. J. 115, 29 Mr
- 1909 Powers of orphan asylum associations. N. J. 181, 21 Ap
- 1810 Adoption. Trustees of a children's home may in certain cases give consent to the adoption of an inmate of such home.

  Amending § 3137, R. S.

  0. p. 117, 13 Ap
- 1911 Persons desiring to adopt minors may petition county or city court. Amending c. 170, '92.
   Va. 39, S Ja

# Deaf and dumb. Blind

- 1919 Amending law, relative to institution for the deaf and dumb at Raton Rouge. Organization and regulation. La. 16% 14 J.
- 1913 Amending law relative to the institution for the blind at Ratin Rouge. Organization and regulation. La. 145, 14 J.
- 1914 Peaf and blind children may be admitted to state institution for education of deaf and dumb.

  0. p. 75, 30 Mm

#### SUMMARY OF LEGISLATION, 1898

1215 Annual appropriation of \$14000 [formerly \$12000] for education of deaf, blind and imbecile children. Amending c. 85, G. L.

**R.** I. 545, 4 My

- 1216 College for the blind. Quarterly appropriation for each pupil \$35 [formerly \$40]. Amending § 2718, Code '97. Ia. 82, 7 Ap
- 1217 Amending law, (§ 2727, Code '97) relative to payment of salaries of officers and teachers in school for deaf.

  Ia. 83, 7 Ap
- 1218 Providing for compulsory education in state schools of deaf, dumb or blind children between eight and 18. Utah 20, 6 Mr '97
- District school boards may establish day school for deaf children under control of state school commissioner; county treasurer to pay out of state school fund \$150 for each pupil attending; teachers appointed and removed by state commissioner; inspection by state commissioner.
   O. p. 236, 23 Ap
- 1220 Board of education in city districts of first and second grade of first class to establish day schools for deaf children; state treasurer to pay out of state school fund \$150 for each pupil attending; board to make annual report to governor.

O. p. 186, 21 Ap

1221 State board of charities may order removal of aged or infirm deaf and dumb person from county infirmary to any home for such persons maintained by an incorporated association.

Amending p. 419, '96.

O. p. 212, 22 Ap

#### Insane. Feeble-minded

(See also Insane criminals, 1260; Guardianship, 623)

1222 State board of insanity established; five members appointed by the governor and council. To have all powers relative to insane now possessed by state board of lunacy and charity; additional powers and duties granted. State board of lunacy and charity to be called state board of charity.

Mass. 433, 13 My

- 1223 After 1 June 1900 no insane or epileptic to be received at county infirmaries. Law relative to discharge of patients from asylums. (§ 709, R. S.; p. 122, '88)

  O. p. 274, 26 Ap
- 1224 General law regulating the commitment of the insane and the payment of the expenses of the insane poor in state institutions.

  N. J. 130, 2 Ap
- 1225 Minor amendment to law (c. 243, '92) providing for payment by state, of expense of maintenance of the insane of towns having an assessed valuation of less than \$500,000. Mass. 196, 22 Mr
- 1226 No person or public carrier to bring into state any insane person who may become a charge on the state; insane person to be removed from state at the expense of such individual or carrier.

  La. 173, 14 Jl

- 1227 Asylums. Amending law (§ 699, R. S.; p. 203, '87) dividing state into hospital districts. Providing for opening and control of Massillon hospital. Patients in hospital to be apportioned according to number of insane [formerly population]; admission of non-residents. Amending § 700, R. S.; p. 14, '84-O. p. 25, 3 Mr 1228 Amending law (§ 2291, Code '97) relative to amount to be allowed Ia. 54, 7 🔑 to hospitals for care of patients. Inmates may be permitted to leave hospital for 60 days in charge 1229 R. I. 576, 14 Je of guardian, relatives or friends. 1230 Repealing provision allowing corporal punishment in lunar Miss. 67, 11 asylums. Amending \$ 2820, Code '92. 1231 Organization of board of administrators of the insane asylu La. 146, 14 J amended. c. 147, '90 repealed. 1232 At least one woman physician to be appointed in insane hospitals where women are confined. Ky. 29, 15 Mr 1233 Competitive examinations open to men and women to be held for assistant physicians at state lunatic asylum; other qualifications considered, applicant having highest standing to be appointed. Ga. p. 110, 8 D '97 1234 Slightly amending law (c. 250, '90) relating to taxation for payment of bonds issued for the construction of county lunatic N. J. 79, 19 Mr 1235 Repealing c. 323, '94, providing for issue of bonds for construction of out-buildings in construction of county lunatic asylums. N. J. 80, 19 Mr 1236 Board of supervisors may levy tax of 11/2% [formerly 1/2%] for county insane fund. Amending § 2308, Code. Ia. 55, 7 Ap 1237 Minor amendments to law (c. 53, '61 and 456, '97) relative to payment of expenses of idiotic children in Pennsylvania training school for the feeble-minded. Del. 79, 17 Mr; 80, 19 My; 81, 24 Mr 1238 Expense of support of idiotic children in institutions of other states to be paid from general [formerly school] fund. Amen3-Del. 82-84, 17 M. ing c. 58, '75, 838, '93, 666, '97. 1239 Commitment. Amending law relative to the temporary detention without the order of a judge of violently insane persons, Mass. 438, 17 My in state asylums.
- 1242 Amending law (§ 712, R. S.) relative to proceedings when a person discharged from an asylum again becomes insane.

1240 Regulating proceedings in case of writs of habeas corpus in behalf of persons confined in insane asylums. N. J. 135, 2 Ap

1241 Providing right of inquiry into sanity of persons committed to the Delaware state hospital at Farnhurst. Amending c. 644, '93.

O. p. 150, 21 Ap

Del. 77, 5 My

- 1243 Amending law (§ 719, R. S.; p. 241, '92) relative to costs and fees in inquests of insanity.

  O. p. 198, 21 Ap
- 1244 Feeble-minded. Increases amount appropriated for support of each inmate for the general expenses of institution for feeble-minded children.

  Ia. 79, 9 Ap
- 1245 Providing for the custodial care of feeble-minded children in connection with the Ohio institution for feeble-minded youth.

O. p. 209, 22 Ap

1246 Epileptics. A village for epileptics to be established; board of managers; organization; admission of patients.

N. J. 113, 26 Mr

1247 Amending law in relation to the custody, discipline and discharge of patients at the Craig Colony (c. 546, '96)

N. Y. 356, 20 Ap

1248 Dipsomaniacs. On application of parent any male person dependent upon his parent or under 21 who is a confirmed drunkard may on certificate of two physicians countersigned by associate judge of the county, with or without his consent, be committed to any institution for cure of drunkenness.

Del. 78, 1 Je

# Penal institutions

(See also Charities and corrections, 1188; State institutions, 939; Criminal procedure, 843)

- 1249 Prison commission created; to have control of state convicts and supervision of misdemeanor convicts in county and municipal camps; to be a board of pardons; to purchase 2000 to 5000 acres of land for female, young and infirm prisoners; may lease felony convicts to counties and municipalities to labor on public works; leasing of other convicts. Ga. p. 71, 21 D '97
- 1250 Board of penitentiary commissioners created to regulate penal institutions, in place of sinking fund commissioners, consisting of five state officers; board elected by legislature.

Ky. 4, 5 Mr

- 1251 Governor to appoint commission to consider establishment of a reformatory for youthful criminals. (Report 1899)
  - **S.** C. 509, 21 F
- 1252 Wardens under direction of the board of control to assign duties to guards. Amending § 5663, Code, '97.

  La. 117, 7 Ap
- 1253 Jails. Board of supervisors and jail physician [formerly three persons appointed by county court] to quarterly inspect county jail; if no jail physician, supervisors may appoint a physician to accompany them. Amending § 929, Code. Va. 462, 23 F
- 1254 When in danger of mob violence prisoner may be removed to jail of another county and other minor amendments to law regulating transfer of prisoners and process for the return of the same. (§ 7382, 7386, R. S.)

  O. p. 181, 19 Ap

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1255	Permitting special tax	of two mills	[formerly	one mill] for fine
	and forfeiture fund;	increasing s	heriffs' fee	for feeding pris-
	oners.	1	Fla. 12, 1 Je	e '97; 13, 19 My '97

- 1256 Amending law (c. 100, '90) relative to fees of jailor.
- Va. 966, 4 Mr 1257 Amending law (§ 511, Code) relative to fees of sheriffs for board
  - ing prisoners. Ia. 17, 28 Ja
- 1258 U. S. prisoners may be confined in the county jails.
- 1259 Police matrons. Mayor may in cities of 25000 and in cities of 35000 [formerly 25000] shall appoint one [formerly two] or
- 35000 [formerly 25000] shall appoint one [formerly two] or more police matrons for each station for detention of women and children. Amending § 654, Code. Ia. 18, 8 Mr
- 1260 Insane criminals. Judge of circuit court may on habeas corpus proceedings order release of person committed as an insane criminal. Amending art. 59, Code.

  Md. 465, 9 Ap
- 1261 Amending law (§ 1047, Code) relative to trial as to sanity of person becoming insane after being sentenced to death.
- Ga. p. 41, 21 D '97

  1262 Sentence, discipline, parole. Amending law relative to discipline in Ohio state reformatory; earnings of prisoners, parole, system of credits, release.

  O. p. 349, 25 Ap
- 1263 Sentences to the state farm; indeterminate but with a maximum term of one or two years; at any time during this period state board of charity may issue a revocable permit to be at liberty.

  Mass. 443, 20 My
- 1264 Amending law (c. 504, '95) relative to granting permits for release during good behavior after the expiration of the minimum sentence to the state prison.

  Mass. 371, 25 Ap
- 1265 Amending law (c. 504, '95) relative to conditional release of prisoners by commissioners of prisons at expiration of minimum term; approval of governor and council unnecessary.

Mass. 240, 29 Mr

- 1266 Probation officers may be appointed by the inferior courts and the superior court to recommend convicted persons to be released on probation and to take charge of such persons. Amending c. 356, '91.

  Mass. 511, 8 Je
- After serving half his term, and if he has kept all the rules of the institution, a prisoner in the penitentiary may petition board of directors and upon their recommendation the governor may grant him a conditional pardon.

  Va. 685. 3 Mr
- 1268 Judge may order photograph of convicted criminal to be taken and filed with description of criminal as provided for in § 3909, Code.
  Va. 590, 1 Mr
- 1269 Punishment of persons convicted three or more times of felony or four or more times of petty larceny.

  Ia. 109, 31 Mr
- 1270 Executions. (See 884).

### SUMMARY OF LEGISLATION, 1898

- 1271 Convict labor. General superintendent of prisons to establish an industrial camp for 100 prisoners from jails and houses of correction on waste land to be purchased by governor and council; labor to be used in reclaiming land and preparing road material by hand labor.
   1272 General superintendent of prisons may cause prisoners in jails
  - material by hand labor.

    Mass. 365, 22 Ap

    1273 To provide for the employment of prisoners in making goods
    for use in state and county institutions; under supervision of
    the general superintendent of prisons.

    Mass. 334, 14 Ap

and houses of correction to be employed in preparing road

- 1274 No printing to be done in penal institutions of the state except such as may be required for state penal and charitable institutions.

  N. Y. 645, 29 Ap
- 1275 Superintendent of state prisons to employ convicts in Clinton prison for improvement of highway in that county.

N. Y. 133, 28 Mr

- 1276 Municipal and county authorities may exchange convict labor when municipality has not sufficient convicts to warrant expense of maintaining a chain-gang.
   524, 21 F
- 1277 Relative to receipts and expenses of prison industries.
- Mass. 259, 1 Ap 1278 Relative to receipts and expenses of industries of jails and

houses of correction.

1279 Convict made goods must be plainly marked as such. (N. Y. 931, '96) Unconstitutional as applied to articles made without the state. Violates constitution, U. S. art. 1, § 8, subdivision 3, empowering congress to regulate commerce among the states.

(N. Y. court of appeals) People v. Hawkins, 51 N. E. 257.

#### Juvenile offenders

- 1280 Judge or justice with consent of parent or guardian may substitute stripes for fine or imprisonment in case of minor under

  16 years convicted of misdemeanor.

  Va. 833, 3 Mr
- 1281 Children under 13 held for trial to be committed to custody of board of charities or of certain societies; juveniles not to be confined with other offenders in police station; under 13 to be committed to school for boys or girls except for offense punishable by imprisonment for life. Fees in cases against juvenile offenders; trial of in certain counties.

**R. I.** 581, 15 Je

Mass. 277, 2 Ap

- 1282 Board of charities and corrections may remove any minor from a county jail or state work-house or house of correction to the state reform school. Amending c. 291, G. L. B. I. 577, 14 Je
- 1283 Establishing reform school for boys from 10 to 16; separate buildings for whites and blacks; commitment, support and officers.

  Fla. 51, 4 Je '97

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1284	Generally	amending	(c.	592,	'96)	relative	to	the	commitment	of
	minors to	the prison	a	ssocia	tion				Va. 576, 28	3 F

1285 Court may require parent or other person legally liable to pay for support of minor committed to the prison association.

Va. 461, 23 F

- 1286 None except minors under 17 [formerly 21] to be received by the prison association; amending law relative to jurisdiction in proceedings to test right of association to hold minors in custody.

  Amending c. 507, '96.

  Va. 489, 24 F
- 1287 On refusal of prison association to discharge minors committed to its charge governor may pardon. Va. 459, 23 F
- 1288 Repealing provision permitting court sentencing to order discharge of youth committed to boys' industrial school in Fairfield county. Amending § 752, R. S.; p. 686.

  O. p. 311, 25 Ap
- 1289 Industrial schools. Commitment till boy or girl arrives at age of 21 [formerly majority]. Amending §2708-11, Code '97.

Ia. 80, 30 Mr

1290 Monthly appropriation for support of each boy \$9 [formerly \$10]; for each girl \$10 [formerly \$11]. Amending § 2713, Code '97.

Ia. 81, 7 A

# Insurance

# General - all classes

- 1291 General insurance law. Incorporation of life, fire, tempest, marine, transportation, fidelity and surety, steam boiler, accident, plate glass, damage by water, elevator, bicycle, vehicle and credit insurance companies. Mutual companies. Foreign companies; conditions of admission to do business. General regulations. Supervision by secretary of state. La. 105, 13 Jl
- Amending provision relative to publication of reports of insurance companies and associations by auditor in newspaper; reports of life and endowment companies to be published by him in pamphlet form. Amending § 1281, Code. Va. 698, 3 Mr
- 1293 Amending insurance law (rev. of 1875). Securities to be deposited with the commissioner of banking and insurance [formerly comptroller]; market value not to be less than par; in addition to bonds formerly accepted, county, town and township bonds of Pa. may be deposited; requirement that securities shall bear 6% interest repealed.

  N. J. 186, 18 My
- 1294 Insurance companies and associations to transact business in state must have \$100,000 of surplus or capital, or \$100,000 on deposit in some other state or must deposit with state treasurer \$10000 in securities or a bond for that amount made by a surety company. Amending § 290, '97.
  S. C. 442, 14 F

### SUMMARY OF LEGISLATION, 1898

- 1295 Amending the insurance law in relation to the number of directors and corporate name of insurance corporations, and the expenses of examinations.

  N. Y. 171, 29 Mr
- 1296 Mutual insurance. Associations for insurance of members only may be incorporated under general corporation law. Amending § 832, Code '92. Miss. 73, 10 F
- 1297 Assessment insurance. Corporations doing business on assessment plan to print notice of fact in red ink upon all policies, circulars, etc.

  Ga. p. 67, 21 D '97
- 1298 Insolvency. A misdemeanor for officer of an insurance or fraternal beneficiary company or association knowing such to be insolvent, to receive any premium or assessment.

Md. 320, 9 Ap

1299 Amending law relating to examination of accounts of receivers of insurance companies; commissioner's deputy or examiner to examine. c. 522, '94.

Mass. 53, 12 F

#### Life and accident insurance

- 1300 General law for the incorporation and regulation of life insurance corporations doing business on the stipulated premium plan.

  0. p. 343, 25 Ap; N. Y. 85, 18 Mr
- 1301 Annual financial statement to secretary of state of all life insurance companies; regulation in interest of policy holder. May insure against personal accidents. Assessment or cooperative insurance: policies to have printed across face 'Assessment plan'; regulation by secretary of state. Act not to apply to
- benevolent and fraternal orders.

  La. 115, 13 Jl

  1302 How a mutual assessment life, accident or health company may
  become a joint stock corporation.

  Md. 226, 9 Ap
- 1303 Life insurance companies and associations forbidden to make discriminations. Amending § 1782, Code '97. Ia. 46, 7 Ap
- 1304 Life insurance companies may insure infants, but some adult must become responsible for all obligations of infant. Amending art. 23, § 128, Code.

  Md. 468, 9 Ap
- 1305 Penalty for forging physician's certificate to application for insurance policy.

  Fla. 11, 5 Je '97
- 1306 Fraternal beneficiary societies. General law defining and regulating fraternal beneficiary societies, etc; exempt from provisions of insurance laws; to file reports with auditor of public accounts; law not to apply to orders that do not have as their principal object the issuance of benefit certificates.

7a. 688, 3 Mr

- 1307 General law for the incorporation and regulation of fraternal beneficiary organizations.

  Mass. 474, 27 My
- Benevolent orders may make and alter constitution and by-laws;binding upon all beneficiaries.N. J. 103, 24 Mr

- 1309 General law amended to include Benevolent and protective order of elks. N. Y. 46, 9 Mr
- 1310 Application of provisions of general benevolent orders law to any subordinate lodge of any benevolent order. N. Y. 464, 22 Ap
- 1311 Providing for the consolidation of charitable or benevolent associations.0. p. 136, 19 Ap
- 1312 Admission by trustees of labor organizations of members of other labor organizations. Amending § 377, '96. N. Y. 589, 27 Ap
- 1313 Amending law (§ 1832, Code '97) relative to issuing of annual certificate permitting a foreign fraternal beneficiary society to do business.

  Ia. 47, 7 Ap

# Fire and other casualty insurance

- 1314 Amending law (§ 1752, Code '97) relative to fees for certificates, examinations, etc.

  Ia. 45, 30 Mr
- 1315 Alien casualty insurance companies besides complying with provisions relative to admission of companies of other states, shall have a deposit of \$200,000 in the U. S. dedicated to its business and liabilities in the U. S.
  Va. 140, 27 Ja
- 1316 No fire insurance company to effect reinsurance of a Massachusetts risk with any company not authorized to do business in the state, except in certain cases; regulation of reinsurance in case of marine companies.

  Mass. 537, 17 Je
- 1317 Repealing law limiting total amount company may insure in a town or fire insurance district on property other than dwelling and farm buildings and contents. (§ 56, c. 522, '94.)

Mass. 178, 15 Mr

- 1318 Companies not liable beyond the actual value of the insured property at time of fire; if insured in excess of such value proportionate excess of premiums paid, with interest, to be refunded to insured.

  Mass. 571, 23 Je
- 1319 Fire insurance companies required to refund a proportionate amount of premiums in certain cases where policy contains provision that in case of loss an amount less than face of policy or only a certain proportion of value of property at time of loss, shall be paid.

  Va. 601, 1 Mr
- 1320 Where insurer elects to replace destroyed property under the three-fourths clause, the assured shall not be required to contribute any portion of the cost.

  La. 183, 14 Jl
- 1321 In suits insurers not permitted to deny that property was worth when insured full amount of policy. Liable for full amount of damage up to face of policy. Fla. 40, 18 My '97
- 1322 Combinations. Fire insurance companies and associations not to enter into combinations for controlling rates, nor to allow their agents to do so; to annually make affidavit that they have not done so; agreement to permit any person to make rates or the buying of rate books made by any person to be deemed violations of the law.

  Va. 644, 1 Mr

# SUMMARY OF LEGISLATION, 1898

- 1323 Bombardment insurance. Fire insurance companies authorized to do business in the state may insure in separate policies against loss by bombardment; on payment of \$20 annual license persons may be permitted to insure against bombardment in companies not authorized to do business in the state. (Amending § 83, c. 522, '94)

  Mass. 380, 27 Ap
- 1324 Burglary insurance. Mutual insurance companies for insurance against loss by burglary or of money or securities sent by registered mail may do business by complying with certain provisions.

  Md. 308, 9 Ap
- 1325 Providing for the licensing and regulation of mutual companies to insure banks, bankers, loan companies and county treasurers against loss by burglary or robbery and loss of money or se-
- curities shipped by registered mail. Ga. p. 64, 21 D '97

  1326 Mutual companies. Fire insurance. Amending law regulating capital stock or deposit notes and providing that domestic companies doing business on capital stock or deposit notes shall not underwrite property located outside of the state.

N. Y. 147, 29 Mr

- 1327 In case of examination into affairs of mutual fire insurance corporations by superintendent of insurance value of capital stock, notes and responsibility of the makers to be ascertained and certified to.

  N. Y. 465, 22 Ap
- 1328 Amending law (§ 3686, R. S.; p. 377, '89) relative to inutual associations for insurance of certain kinds of property in Ohio against fire, lightning and wind storms.
  0. p. 335, 25 Ap
- Cooperative companies. Town and county cooperative fire and casualty insurance corporations. Amending law (c. 678, '93) regulating limitation of business and extension of territorial limits.

  N. Y. 654, 30 Ap

# Surety and guaranty companies

1330 Surety companies. Insurance commissioner to send to registers of probate and insolvency lists of certain surety companies.

Mass. 54, 12 F

- officers to deposit in state treasury bonds of Georgia or U. S. amounting according to face value to \$25000 [formerly \$50000].

  Amending p. 58, '96.

  Ga. p. 60, 21 D '97
- 1332 Surety companies doing business in state must file statement with tax commissioner and receive certificate to do business for one year; shall be accepted as sole surety on all public bonds, etc.
  Md. 302, 9 Ap
- 1333 Constitutional amendment permitting the acceptance of surety companies on official bonds. Adopted by the people, November '98.
  Fla. j. r. 1, 27 My '97

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1334	Surety companies authorized to do business in state may be re
	ceived on all bonds in judicial proceedings. Fla. 58, 29 My '97
1335	Guaranty or surety company may be accepted on bond of county
	treasurers. Amending c. 743, '96. <b>Va.</b> 280, 9 F
1336	Surety companies may act as surety on bond in civil procedure
	of any person to any court. Amending c. 125, '94.
	Vt. 7, 6 M3
1337	Title guaranty companies. Companies organized for insurance
	other than life may guarantee titles to real estate. Amending
	§ 3641, R. S.; p. 138, '94. O. p. 170, 21 Ap
1338	Reducing the amount of capital stock required for the formation
	of title guarantee companies in counties of less than 100,000
	Amending c. 99, '94. Ky. 46, 17 My.
1339	Credit guaranty companies. Amending power of; shall only

advertise assets held at the exclusive risk of the business; regulation of estimate of assets and liabilities by superintendent of insurance.

N. Y. 140, 28 Mr

1340 Investment guaranty companies. (Sec. 319)

# Transportation. Communication

(See also Taxation, 450; Corporations, 265; Liens, 551)

#### General

- 1341 Constitutional amendment permitting general assembly to establish officers to enforce laws to prevent discrimination and excessive charges by railways, canals and turnpike companies.

  Ratifled by popular vote, November '98.

  Ark. p. 92, 26 F '97
- 1342 Companies incorporated to construct railroads or other internal improvements may construct or purchase branch roads or works not exceeding 20 miles in length. Amending c. 340, '92.

Va. 168, 31 Ja

1343 Amending law (c. 376, '92) relative to subscription to internal improvement by counties and municipalities. Va. 837, 3 Mr

# Railways. Common carriers

- 1344 General. Codification of laws relative to incorporation and regulation of railroads.
  Utah 61, '97
- 1345 General law; three elected commissioners to regulate railroad schedules, freight, express, passenger and sleeping car rates, prevent unjust discrimination and prescribe procedure and rules of evidence; companies to report, etc.

  Fla. 35, 8 My '97
- 1346 State railways. Governor may sell the Northeastern railroad of Georgia for not less than \$287,000. Ga. p. 117, 21 D '97

1347 Providing for the preparation of a handbook of the Western and Atlantic railroad; legislative, executive, judicial and physical history.

Ga. p. 596, 21 D '97

#### Organization. Powers. Property.

- 1348 If when partially constructed articles of association are found to be defective, organization may be made valid by filing necessary supplemental articles.
  N. J. 27, 7 Mr
- Right of way on unfinished road reverts to owner after 10 years unless 20 miles has been completed or an average of \$1000 a mile expended. Amending § 3414, R. S.

  O. p. 207, 22 Ap
- 1350 Indebtedness. Law providing that stock corporations shall not create debt unsecured by mortgage in excess of capital stock and that directors shall be personally liable for unauthorized
- debts; not to apply to railroads.

  N. Y. 79, 16 Mr
  1351 Railroad corporations may mortgage property and franchises
  (whether then owned or thereafter to be acquired) to secure
  bonds.

  La. 23. 29 Je
- 1352 Consolidation. Lease. Sale. Providing for the formation of corporations for the purpose of purchasing, operating and extending lines of railroads: may also purchase or lease connect-
- ing lines. Utah 1, 22 Ja '97
  1853 No alien railway company may acquire any interest in any railroad in the state without leave of the legislature.

Vt. 6, 5 My

- 1354 Railroads may purchase or lease branch roads, not exceeding two miles in length, to factories, mines, etc. Amending c. 90, '93.
  N. J. 150, 7 Ap
- Contract for lease or merger of railroads to be approved by the holders of two thirds of capital stock of each road affected.
   Amending c. 248, '85.
   N. J. 137, 2 Ap
- 1356 Competing railroads having parallel lines within 20 miles of each other not to consolidate or lease or purchase competing line or any interest therein. Amending § 3560, Code '92.

Miss. 80, 29 Ja

- 1357 Foreign railway companies acquiring railways already built in state upon filing copy of charter or reorganization with secretary of state to have same privileges and liabilities as domestic companies.

  Fla. 101, 5 Je '97
- 1358 Protection of property and employees. Regulating construction of wires over steam railroads for the better protection of trainmen; commissioner of railroads and telegraphs to enforce.

O. p. 154, 21 Ap

- 1359 Imprisonment for tampering with switch lamp, flag or other signal, whereby life may be endangered.
   1360 Fine for disturbing the peace on station grounds.
   1361, 7 Ap
- 1361 A misdemeanor to steal a ride on a railroad train.

Ga. 116, 21 D '97

- 1362 Misdemeanor to loiter around station after notice to leave; penalty for evading payment of fare or stealing a ride; amending police powers of conductors and station agents. Amending § 1717, 1731-32, R. S. S. C. 482, 19 F. Regulations
  1363 Railroad commissions. Constitutional amendment permitting
  - 1363 Railroad commissions. Constitutional amendment permitting legislature to clothe railroad commission with judicial powers in matters connected with the functions of their office. Adopted by the people, November 1898. Fla. j. r. 2, 27 My '97 Railroad commissioners also to have supervision of car service

  - 1366 Freight traffic. Nebraska classification; freights classified and maximum rates for transportation fixed. (Neb. c. 24, '93) Unconstitutional as to particular rates prescribed as depriving companies of property without due process of law and denying them equal protection of laws contrary to U. S. constitution,
  - 14th amendment. (U. S. sup. ct.) Smyth v. Ames, 169 U. S. 466.
    1367 Railroad commissioners may require parallel roads or roads ter-

minating within a mile of each other to connect their tracks.

- Miss. 81, 11 F
  1368 Railroads required to receive and deliver livestock at all freight
  depots and to provide all necessary facilities for receiving, load-
- ing and unloading.

  Va. 495, 24 F

  1369 Bicycles. Bicycles (including tool bags but excluding other appendages) to be carried as baggage; no crate or cover to be

required; but one bicycle to be transported for each person.

Va. 28, 3 Mr

- 1370 Bicycles with or without lantern or tool boxes attached to be transported as baggage by railroads. Amending p. 372, '96.
   0. p. 24, 3 Mr
- 1371 Mileage books. Amending law regulating issue of; 500 and 1000 miles; good for purchaser, his family, firm or salesman; equal to highest class ticket; good till used.

  N. Y. 577, 27 Ap
- 1372 Colored coaches. Railroads to provide separate coaches or apartments for whites and blacks traveling first class; to provide second class coaches in which either race may ride; provisions not to apply to nurses, to narrow gauge roads or to roads under 40 miles in length.

  S. C. 483, 19 F
- 1373 Telegraph, telephone. Every company operating 10 miles of road required to maintain a telephone or telegraph line.

O. p. 88, 7 Ap

1374 Liability for injury. No contract of insurance or indemnity entered into prior to injury to relieve of liability for injury to employee or other person. Amending § 2071, Code '97.

Ia. 49, 8 Mr

#### SUMMARY OF LEGISLATION, 1898

1375 Safety regulations. Board of railroad commissioners to regulate the placing of tools in cars and may require the placing of additional tools to those now prescribed by law.

N. Y. 521, 26 Ap

- 1376 Amending law (§ 1259, Code) relative to fencing of roadway between terminals of switches at depots.

  Va. 250, 8 F
- 1377 Amending law (§ 1258, Code) relative to erection of fences and cattle guards along road bed. Va. 283, 9 F
- 1378 Board of railroad commissioners may extend time for equipment of cars with automatic couplers until January 1, 1900.

Ia. 50, 28 Ja

- 1379 Extending time for equipment of cars with automatic couplers and air brakes to January 1, 1900. Amending p. 184, '93.
  - O. p. 286, 25 Ap
- 1380 Amending law (§ 3365—18, R. S.) requiring railroads to block frogs, switches and crossings and extending time to June 1899.
   0. p. 342, 25 Ap
- 1381 Grade crossings. Amending law (c. 545, '94) relative to the abolition of crossings at grade of railroads with streets or roads: copy of report of auditor and decree of court to be filed with auditor of accounts; cities and towns to be compensated for excess of interest collected.

  Mass. 538, 17 Je
- 1382 Minor amendments to law (c. 754, '97) regulating crossings of steam railroads with streets or roads.

  N. Y. 520, 28 Ap
- 1383 Authorizing street railway companies to acquire land for the avoidance of grade crossings with railroads. Mass. 404, 10 My
- 1384 Steam and street railroads; board of railroad commissioners may require interlocking switch and signal devices.
  - N. Y. 466, 22 Ap
- Amending law (p. 315, '96) requiring a railroad or street railway crossing another at grade to provide interlocking or other safety devices; maintenance of to be equally apportioned between roads by commissioner of railroads.

  O. p. 334, 25 Ap
- 1386 Municipalities may apply to court of chancery to order railroad to maintain gates or flagmen at crossings; apportionment of cost in case of crossings hereafter made.

  N. J. 66, 16 Mr
- 1387 Costs to be allowed to parties recovering damages in grade crossing cases.

  Mass. 200, 22 Mr

# Rapid transit. Street railways

1388 Regulating the relations of cities and towns with street railways. Tax on receipts when dividends exceed 8% on capital stock and tax on gross receipts; repair of streets, and removal of snow; granting and revocation of franchises; passes; widening of streets and change of grade; regulation of fares; control by state board of railroad commissioners.

Mass. 578, 23 Je

1389 Act applying to railways accepting its provisions; contract not to be altered without consent of both parties. Tax upon gross receipts in lieu of other special state taxes; on interstate railways on portion of gross receipts equal to portion of line in state. Cities and towns may not revoke franchise and may only order change of route with approval of railroad commissioner; appeal to appellate division of supreme court. All issues of capital stock subject to approval of railroad commissioner. R. I. 580, 15 Je 1390 Board of chosen freeholders in any county may alter and improve any road under their control and permit the construction of street railways thereon; board to give notice and receive proposals from railway companies; franchise not to exceed 75 years; governing boards of municipalities must give their consent. N. J. 118, 30 Mr; 199, 13 Je Repealing law (§ 2505d, R. S.; p. 278, '96) permitting municipal-1391 ities to impose certain conditions in case of leases and consolidations and to grant such roads a 50 year franchise, reserving to municipality power to determine rates and terms at certain intervals. O. p. 3, 20 Ja 1392 Regulating fare to be charged on lines in case of leases and consolidations. Repealing provisions for leases and consolidations between street railways and cable and certain other rapid transit lines and permitting one company to hold the stock of another. Amending § 2505a, R. S.; p. 277, '96. O. p. 214, 23 Ap 1393 Authorizing the consolidation, leasing, sale and purchase of street railways with approval of three fourths of stockholders of each road. La. 100, 12 Jl 1394 Street railways may lease or purchase electric power and light plants now established. O. p. 139, 19 Ap 1395 Amending c. 565, '90. State railroad comissioners may certify to the public convenience and necessity of a part only of the route petitioned for; may revoke certificate in case railway

company does not begin construction in two years.

N. Y. 643, 29 Ap

- 1396 Amending law regulating extension of line over rivers. (§ 96, c. 565, '90) N. Y. 590, 27 Ap
- 1397 Street railways may guarantee interest on bonds of park corporations

  Tenn. 8 5 F
- ations. Tenn. 8, 5 F
  1398 With consent of city or town may convey in electric cars snow,
- dirt, street sweepings, etc. for purpose of improving street.

  Mass. 328, 14 Ap

1399 A misdemeanor to sell or give a transfer ticket to any person not lawfully entitled to it, or for any person to use a transfer ticket to which he is not lawfully entitled.

N. Y. 663, 30 Ap

1400 Street railway companies required to vestibule fronts of cars from December to March inclusive.
Va. 181, 1 F

### Other forms of transportation

- 1401 Express, telegraph, telephone. Powers of railroad commissioners over railroads extended to telegraph and express companies; may regulate charges between points in the state; telegraph and express companies to bear pro rata part of salaries of commissioners.

  8. C. 486, 21 F
- 1402 l'enalty for excessive express charge not to be enforced if excess is refunded within 10 days after demand. Amending § 1220, Code. Va. 14, 20 D '97
- 1403 Unreasonable discrimination in telephone rates charged by the same company in different localities prohibited. S. C. 485, 21 F
- 1404 Regulating compensation to be paid by telegraph companies for constructing lines along the roadways of railroad and turnpike companies.

  Ky. 49, 19 Mr
- 1405 Amending law relative to telegraph companies. Proposed route may be abandoned on report of commissioners for assessment of damages for erection of poles; payment of costs by company.

  N. J. 164, 11 Ap
- 1406 Penalty for unlawfully using or injuring telegraph or telephone lines or instruments. Va. 560, 28 F
- 1407 Canals. Governor to appoint commission to investigate work, contracts, charges of fraud and amount of money necessary to complete improvements.

  N. Y. 15. 23 F
- 1408 State engineer may designate assistants to administer oaths and take acknowledgments pertaining to canal business.

N. Y. 75, 16 Mr

1409 Board of public works may grant lease or license to company to operate boats by electricity on Miami and Eric canal.

O. p. 370, 25 Ap

1410 Ferries. County boards may establish free ferries.

S. C. 454, 19 F

- 1411 Franchise from county commissioners necessary to operate ferries.

  Utah 29, 11, Mr '97
- 1412 Navigation. Certain navigable tidewater streams to be kept at certain depth by municipal corporations that divert fresh water therefrom.
  N. Y. 469, 22 Ap
- 1413 Parish police juries may make regulations to prevent spread of aquatic plants and other vegetation which obstruct navigation. Amending § 2743, R. L.

  La. 115, 13 J1
- 1414 Amendment limiting number of licensed pilots of each port to two, except at certain enumerated ports. Fla. 59, 3 Je '97

# Public health

### General supervision

(See also Dmestic animals, 1577; Dairy products, 1593; Pollution of water, 1045; Sewers, 1(63)

- 1415 Health boards and officers. General law relative to boards of health. State board given very extensive powers. Board shall adopt a general sanitary code for regulating among other things, quarantines, contagious diseases, collection of vital statistics and for the enforcement of laws to prevent food adulteration; and generally shall regulate all subjects which can not in its opinion be effectively regulated by the local boards; its strongest powers relate to quarantines and contagious diseases. Cities, towns and parishes required to establish boards of health, to act under supervision and advice of state board. To conform law to art. 296 of new constitution. La. 192, 14 J1
- 1416 State board of health to annually examine all public water supplies; to establish a laboratory for examination of water and diagnosis of diseases. In case of threatened epidemic if local authorities neglect to take proper measures, state board may appoint an officer and assistants to carry out its regulations. Amending p. 78, '86.
  0. p. 259, 25 Ap
- 1417 Amending law (art. 43, Code) relative to state board of health; vital statistics, compensation; may call conferences of health officers and send a delegate to health conferences.

Md. 312, 9 Ap

- 1418 County health boards; repealing amendments making law applicable only to counties having ports of entry admitting 100 foreign ships.
   Fla. 27, 1 Je '97
- 1419 Governing body of any city of between 12000 and 100,000 may appoint a city physician; term three years; salary not to exceed \$1000.

  N. J. 77, 17 Mr
- 1420 Vital statistics. General law providing for the registration of vital statistics; secretary of state board of health made registrar; local health officers to keep records; annual abstract to be published.

  Md. 312, 9 Ap
- 1421 Repealing law requiring commissioner of revenue to keep record of births and deaths.
  Va. 993, 4 Mr

Contagious diseases. (See also Domestic animals 1577)

- 1422 Yellow fever or other virulent contagious disease; physician to report to state board; investigation; infected points to be quarantined and state board to place state health officer in charge; militia may be used to enforce; board to make quarantine regulations relative to passenger and freight traffic. Amending \$ 2279. Code '92.

  Miss. 79, 10 F
- 1423 Householders and physicians to notify local health board of contagious diseases; local board to notify state board; bacteriologist of state board to be at service of local boards and physicians in investigation of certain diseases.

  Md. 436, 9 Ap

### SUMMARY OF LEGISLATION, 1898

- 1424 Providing for the enforcement of the penalties of c. 260, '95 relating to contagious diseases.

  N. J. 101, 23 Mr
- 1425 Joint-committee to investigate late yellow fever epidemic.

Miss. 127, 11 Ja

- 1426 Vaccination. County and municipal authorities may require vaccination of all persons, to prevent spread of small pox or other disease.
  Ga. p. 102, 20 D '97
- 1427 Leper home. Amending organization and powers of the board of control (c. 80, '94).
  La. 180, 14 Jl

### Miscellaneous

- 1428 Fines and penalties imposed by law defining nuisances to health to be prosecuted in state courts only [formerly in municipal courts when in incorporated cities]. Fla. 28, 27 My '97
- 1429 Baths and wash houses. Towns may make regulations for use by non-residents; may provide for instruction in swimming.

Mass. 125, 3 Mr

- 1430 Drainage. Amending law relating to drainage in interest of health (c. 158, 81); final report of commissioners; notice; final determination.
  N. J. 160. 8 Ap
- 1431 Scavengers. Local boards of health may make and enforce ordinances regulating scavengers.

  N. J. 102, 24 Mr
- 1432 Weeds. Cities and towns may destroy weeds, etc. in lots and parkings and assess cost on the property. Amending § 696, Code '97.
- 1433 Smoke nuisance. Proprietors of steam plants in cities and towns of 50000 to provide appliances for consuming not less than 75% of smoke.
  La. 111, 13 Jl
- 1434 Plumbers. Requiring plumbers to be examined and licensed. (O. p. 263, '96) Partly roid. That part permitting all members of a firm to pursue business where one only has procured license, and all members of a corporation, where manager only has procured license does not operate equally upon all of a class pursuing the calling under like circumstances, and is invalid. (O. sup. ct.) State v. Gardner, 51 N. E. 136

## Practice of medicine and surgery

- 1435 Medicine. State board established; license only on approval of diploma and examinations; records; licenses to itinerant vendors of nostrums \$50 per month fee. (Ida. p. 97, '97) Unconstitutional. Was not read section by section in the senate on final passage, as required by constitution, (Ida. sup. ct.) Brown v. Cillister 51 P. 417.
- 1436 Board of medical examiners may grant temporary licenses in intervals between board meetings; applicants to present certificates of moral character; and other minor amendments to general law (§ 970, R. S. and 268, '97).
   S. C. 498, 21 F

1437 Temporary certificates may be granted but once and cease with

	next regular meeting of board of which grantor is a member;
	penalty for reissue or failure to notify secretaries and members
	of other circuit boards of action. Fla. 26, 5 Je '97
1438	Minor amendment to c. 179, '93 forbidding the practice of medi-
	cine without a certificate from the state board of health.
	Ky. 47, 18 Mr
1439	Amending law (§ 3250, Code '92) relative to lost license to prac-
	tise medicine. Miss. 76, 25 Ja
1440	Examination fee for certificate to practise \$10 [formerly \$5].
	<b>Va.</b> 877, 3 Mr
1441	Osteopathy. Regulating the practice of osteopathy; diploma
	from school of osteopathy; certificate from state board of medi-
	cal examiners. La. 69, 31 Mr
1442	Embalming. State board of embalming examiners to be ap-
	pointed by the governor to regulate the practice of embalming;
	embalmers to be examined and licensed by above board and
	state board of health. N. Y. 555, 26 Ap
1443	Dentistry. General law regulating; board of dental examiners
	established; examining and licensing of dentists; revocation of
	license; dentists exempt from jury duty. Ga. p. 119, 15 D '97
1444	General law regulating the practice of dentistry; state board
	of registration and examination in dentistry reorganized; exam-
	inations; licenses; registration. N. J. 74, 17 Mr
1445	License to be granted to any [formerly regular] graduate of cer-
	tain schools. Amending § 2597, Code '97. Ia. 71, 7 Ap
1446	Minor amendments to law (c. 552, '94) relative to who may
	practise dentistry. Va. 455, 23 F
1447	Amending general law as to definition of terms employed and
	licenses. N. Y. 355, 20 Ap
1 <b>44</b> 8	Pharmacy. Poisons. Generally amending law relative to the
	practice of pharmacy and the sale of poisons. Ky. 65, 25, Mr
1 <b>44</b> 9	Generally amending law providing for the registration of phar-
	macists. 0. p. 181, 21 Ap
1450	Amending law (c. 618, '94) providing that physicians may act as
	pharmacists without examination, in rural districts and towns
	under 1500 having no registered pharmacist. Va. 647, 2 Mr
1451	Amending law (§ 2589, Code '97) relative to registration of grad-
	uates of schools. Ia. 70, 7 Ap
1452	Unlawful to dispense cocaine at retail except on prescription of
	physician; but act not to interfere with sale of proprietary medi-
	cines. La. 85, 12 Jl
1453	Amending law (§ 20, c. 397, '96) regulating sale of poisons; car-
	bolic acid added to the list of poisons regulated: no cocaine to

be sold without prescription of physician; Paris green and London purple in 1/4 lb. packages exempt from certain provis-

Mass. 192, 17 Mr

ions as to label.

### SUMMARY OF LEGISLATION, 1898

# Food. Drugs. Adulteration

1454 General. Office of dairy and food commissioner created; to enforce laws relative to dairy products, food and drugs.

Utah 54, 11 Mr '97

- Penalty for manufacture or sale of adulterated drugs, food or drinks; board of health may exempt articles; to appoint inspectors and chemists to enforce.
   C. 504, 19 F
- 1456 Penalty for manufacture or sale of adulterated or misbranded food or drink (except liquor) for man, horses or cattle. Analysis and enforcement of law by director of agricultural experiment station.

  Ky. 52, 25 Mr
- 1457 All fines, fees and costs under prosecutions begun by dairy and food commissioner to be paid by court to him and by him turned over to the treasurer to be credited to the general fund.

Amending p. 160, '96.

O. p. 9, 17 F; p. 103, 12 Ap

1458 Bakeries. Generally amending law relative to the regulation

and inspection of bakeries (p. 393, '96)

O. p. 159, 21 Ap

1459 Bread. A misdemeanor to sell loaves of bread made in whole or in part from wheat flour weighing less than one pound.

Del. 92, 1 Je

1460 Candy. Prohibiting the manufacture and sale of candy adulterated with certain ingredients.

Ia. 112, 28 Mr; Va. 56, 12 Ja; Fla. 32, 4 Je '97; Ia. 68, 11 Jl
 1461 Canned goods. Repealing law requiring the branding of canned fruits and vegetables (art. 27, Code).
 Id. 448, 9 Ap

1462 Linseed and flaxseed oil. No person to manufacture or sell as raw or boiled linseed oil any article not made wholly from linseed or flaxseed; compounds imitating not to be sold under any name containing words 'linseed oil' or 'flaxseed oil.'

N. Y. 412, 22 Ap; N. J. 185, 18 My; Ia. 52, 7 Mr

- 1463 Dairy products. (See 1593)
- Maple sugar and syrup. Prohibition of manufacture or sale as maple sugar or syrup of imitations or adulterations; of manufacture or sale as sugar or syrup (except for medicinal purposes) of mixtures containing maple sugar or syrup unless labeled with a statement of ingredients.

  N. Y. 194, 31 Mr
- 1466 Vinegar. Amending law (p. 216, '87) relative to branding; exception in case of manufacturing farmer.
   1467 Manufacture and sale of vinegar containing ingredients injurious to health forbidden. Vinegar not made exclusively of

apple cider not to be sold as cider or apple vinegar. Barrels to be branded and strength to be marked on all packages of diluted vinegar.

Utah 45, 11 Mr '97

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1468 Wheat flour. Prohibiting manufacture or sale of adulterated wheat flour unless marked 'combination' with a statement of ingredients.
Va. 460, 23 F

## Public safety

1469 Boiler inspection. Governor to appoint four additional members of the boiler inspection department of the district police.

Mass. 261, 1 Ap Mass. 167, 12 Mr

- 1470 Slight alteration of law.
- 1471 Engineers. Cities and towns may provide for examining and licensing engineers of stationary engines. Amending § 700, Code.

  In. 21. 28 Mr
- 1472 Fire works. Municipalities have right to prohibit by ordinance sale of fire works within their limits. Fla. 71, 5 Je '97
- 1473 Petroleum products. Inspectors of petroleum products may in certain cases appoint deputy inspectors. Amending § 2503, Code '97.
- 1474 Amending law (§ 2508, Code '97) relative to violation of law relating to petroleum products.

  Ia. 62, 13 Ap
- 1475 Fire protection. Regulating theaters and places of public amusement; lights to be protected; fire alarms and fire extinguishing apparatus; aisles to be unobstructed; firemen may be detailed to guard and inspect.

  N. J. 57, 15 Mr
- 1476 Inspectors to have access to buildings at any time, and other minor amendments to law to secure safety in case of fire.
  Amending § 2572 and 2572b, R. S.; p. 408, '96.
  O. p. 34, 9 Mr
- 1477 Fire department officers in cities may inspect buildings and order removal of waste material of a combustible nature.

B. I. 555, 6 My

1478 Buildings. Duty of inspectors of workshops and factories to enforce law relative to handrails on stairs in factories and other buildings. Amending p. 374, '92.

O. p. 87, 7 Ap

# Trade. Industries

(See also Trusts and combinations, 885)

## Trade. Commerce

(See also Negotiable instruments, 560; Partnerships, 586)

- 1479 Commerce. Governor to appoint a commission to inquire into the condition of the commerce of New York. N. Y. 644, 29 Ap
- 1480 Warehouses. Sale by warehousemen, railroad and steamship companies, persons owning or leasing warehouses, etc. of goods for unpaid charges; general provisions amended; sale of perishatle goods. Amending c. 85, '94.

  La. 167, 14 Jl
- 1481 Bills of lading. Domestic commerce in vessels; failure to issue bill of lading a misdemeanor. N. Y. 156, 29 Mr

- 1482 Domestic commerce in vessels; owner or agent shall issue bill of lading.
   N. Y. 157, 29 Mr
   1483 Speculation. Dealing in futures on agricultural products or ar-
- 1483 Speculation. Dealing in futures on agricultural products or articles of necessity, when intention is not to make a bona fide delivery, prohibited. Fine \$25-\$100; imprisonment one month
- to six months. In conformity with art. 189 of new constitution.

  La. 16, 23 Je

  1484 Trade marks, labels, etc. Providing for the registration and
- protection of trade marks, labels, etc. of persons, associations, and labor organizations.

  La. 49, 8 Jl

  1485 Providing for the registration and protection of labels or trade
- marks of persons, associations or labor organizations.

  Va. 33, 5 Ja
- 1486 Providing for the registration of trade marks, labels, etc., and to secure rights therein. N. J. 50, 15 Mr
- 1487 General law for protection of owners rights in marked bottles, boxes, etc., for beverages, medical preparations, compounds, etc.; registration of marks or devices; proceedings in case of violation of rights in. Previous laws repealed.

  N. J. 154, 8 Ap
- 1488 To protect the rights of owners to use of bottles, tins, syphons and kegs for beverages, compounds, etc. stamped with certain marks. Amending c. 182, '93.

  1489 Registration of brands on bottles, barrels, etc. used for milk,
- beer, mineral waters, etc. Deposits received on bottles, etc. not to constitute purchase money. Fla. 70, 5 Je '97

  1490 Weights and measures. Office of inspector of weights and meas-
- ures abolished in all parishes, except Orleans. Police juries may provide for inspection.

  La. 20, 23 Je

  1491 Generally amending law relative to county sealers of weights and measures (\$ 1061 R S : p. 302 '94)

  On 201 21 Approximation.
- and measures (§ 1061, R. S.; p. 302, '94).

  O. p. 201, 21 Ap

  Prescribing minimum size of barrels used for shipment of agricultural products.

  Va. 77, 20 Ja
- 1493 Standard bushel for oats 30 [formerly 32] pounds; potatoes

  (Irish) 56 [formerly 60] pounds; cotton seed 32 pounds.

  Amending § 1913, Code.

  Va. 491, 24 F

  1494 Hundredweight of hemp equals 100 pounds avoirdupois; ton
- equals 2000 pounds avoirdupois. Ky. 41, 16 Mr 1495 Adopting a standard scale for the measurement of saw logs. La. 64, 9 Jl
- 1496 Peddlers. Town board may prohibit hawking and peddling without a license; licenses; penalties; violation a misdemeanor.
   N. Y. 538, 26 Ap
- of law. Exemptions. (Mich. 248, '97) Unconstitutional. § 8 discriminates against citizens of other states and contravenes the constitution of the U. S. (Mich. sup. ct.) Rodgers v. Adsit, 73 N. W. 381.

1497 Townships [formerly state] to license, fixing fees within limits

# NEW YORK STATE LIBRARY

1498	Persons keeping regular place of business and selling goods through agents and delivering at time of sale, outside of county or corporation to pay peddlers license. Amending c. 244, '90.  Va. 201, 2 F
1499	Peddlers of manufactured implements, stoves and clocks to pay an annual license tax in each county in which they do business. Va. 449, 23 F
1500	Amending law (§ 1347, Code '97) relative to taxation of peddlers outside of cities, and towns for use of county.
	Ia. 32, 7 Ap
1501	Transient retail merchants. In cities of third class, villages
	and towns, to take out license once a month; amount of fee
	fixed within limits by local boards. N. Y. 141, 28 Mr
1502	Small loans. No loans of less than \$200 at an interest greater
	than 12% secured by mortgage on personal property exempt
	from attachment or by assignment of wages, to be made with-
	out a license; license board to fix rates and may revoke
	license; certain charges specified; bond required.
	Mass. 577, 23 Je
1503	
	and 7 a. m. except on Saturday: pawnbrokers sign prima facie
	evidence of conducting pawnbroking business. Amending c.
1504	741, '96. Va. 375, 17 F
1504	
	members of the district police. Amending c. 497, '95.  Mass. 515. 9 Je
1505	
1000	ticles received and description of person from whom received.
	Pledger to have three months to redeem forfeited articles.
	Utah 17, 6 Mr '97
1506	Junk dealers. To keep record of certain articles purchased and
	make report daily to chief of police of city or town; not to sell
	article within five days. Va. 492, 24 F
1507	Trading stamps. Unlawful to use or deal in trading stamps.
	Md. 207, 7 Ap; Va. 406, 19 F; Mass. 576, 23 Je
1508	Trading stamp agencies and persons doing business through
	them to pay an annual privilege tax. Tenn. 16, 5 F
1509	Legal holidays. Jefferson Davis' birthday (June 3) declared a
i	
	public holiday. Ga. p. 119, 16 D '97; S. C. 494, 19 F
1510	Advertisements. A misdemeanor to make misleading and dis-
1510	Advertisements. A misdemeanor to make misleading and dishonest representations in public advertisements of merchandise
1510 1511	Advertisements. A misdemeanor to make misleading and dis-

advertisement made a public nuisance and can be abated by

any person.

Mass. 500, 6 Je

1512 Miscellaneous. Foreign news corporations, and telephone and telegraph companies must furnish equal facilities, without dis-

criminations in charges, to all newspapers. **Ky.** 68, 19 Mr 1513 Dealers in farm and garden seeds shall be bound as guarantors

Va. 481, 24 F; 888, 3 Mr

### Arts. Industries

that seeds are of the kind and name represented.

(See also Scientific work, and art, 160)

- 1514 Crockery. Imprisonment for injury to materials used in manufacture.

  O. p. 313, 25 Ap
- 1515 House-movers. Cities and towns may regulate, license and tax house-movers. Amending § 700, Code '97. Ia. 22, 30 Mr
- 1516 Ice ponds. Providing for the erection of dams across streams not navigable, for making ice ponds.

  Mass. 480, 28 My
- 1517 Phosphate. Official samplers of phosphate appointed by governor for each port to or from which phosphate is shipped; duties, including inspection of each car; fees and deputies; penalties for violation.

  Fla. 33, 18 My '97; 34, 3 Je '97
- 1518 Silverware. Amending law regulating the stamping of silver articles and providing regulations also for the stamping of silver parts or coverings of articles.

  N. Y. 330, 20 Ap
- 1519 Proceedings in violation of the law relating to the manufacture and sale of spurious silverware.

  N. Y. 331, 20 Ap
- 1520 Sponges. Regulating and encouraging sponge culture; riparian rights; license of \$25 required of those not citizens of the U. S. Fla. 50, 12 My '97
- 1521 Tobacco. Generally amending law (art. 48, Code) relative to inspection.Md. 314, 7 Ap

## Mines and mining

(See also Taxation, 460)

- 1522 Manner of locating and recording quartz and placer mining claims. Utah 34, 11 Mr '97
- Dean of school to act as inspector of mines and in addition to inspector's present duties he shall analyze mineral products sent to him.

  Ky. 55, 25 Mr
- 1524 Regulating use of surplus water, above mills or factories, for mining purposes. Amending § 657, Code.

Ga. p. 21, 29 N '97

- 1525 Gas and oil wells through coal deposits or mines; map of wells to be filed with inspector of mines; sealing of abandoned wells; notice of abandonment.

  O. p. 237, 23 Ap
- 1526 Illuminating oil for use in coal mines to be inspected and branded by inspector of petroleum products [formerly state mine inspector]. Amending § 2494-95, Code '97.

  Ia. 60, 25 Mr

### NEW YORK STATE LIBRARY

- 1527 Amending law (§ 2488, Code '97) relative to ventilation; air current not to be more than 60 feet from working face except in Ia. 59, 28 Mr certain cases.
- 1528 Employment of minors. Amending law (§ 302, R. S.; p. 325, '88); mine inspector to enforce. O. p. 164, 21 Ap
- 1529 Payment of wages. Employers of miners not to coerce them to purchase merchandise at any store; regulating monthly payments of wages. Ky. 15, 12 Mr
- 1530 Weighing of coal. Weighmaster in coal mines to take an oath and give bond. O. p. 163, 21 Ap
- 1531 Where miners are paid by weight, weigher to be sworn. Miners may furnish check-weighman to inspect scales and accounts. Coal mine inspector to examine scales. Utah 19, 6 Mr '97
- 1532 Unlawful to screen coal before weighing where miners or loaders are paid according to amount mined or loaded.

# Agriculture

### General

- 1533 Two [formerly five] members to be elected by board of agriculture each year for terms of five [formerly two] years. Amending § 3692, R. S. O. p. 3, 13 Ja
- 1534 County auditor to make returns of agricultural statistics to state board of agriculture [formerly auditor of state] to be published in monthly and annual reports of board. Amending § 1523, R. S. O. p. 14, 23 F
- 1535 Agricultural societies. Amending law for distribution of money in aid of. N. Y. 494, 22 Ap
- 1536 To receive amount equal to 40% of amount paid in premiums, but not exceeding \$200. Amending § 1661, Code '97. Ia. 43, 25 Mr
- 1537 County commissioners may levy a 1 mill tax (not exceeding
- \$1000) for the aid of agricultural fairs. O. p. 292, 25 Ap 1538 Counties may by vote of electors issue bonds to pay debt of
- county agricultural society. O. p. 358, 25 Ap 1539 Rooms in capitol assigned to state agricultural society.

## Ia. 6, 17 F

# Soil—drainage, irrigation, fertilizers

- 1540 County ditches. Generally amending law relative to county ditches; provisions relating to duties of county surveyors amended. O. p. 64, 25 Mr
- 1541 Amending law (p. 235, '87) relative to joint interstate county ditches and providing for the improvement of the outlet of interstate ditches. O. p. 122, 19 Ap
- 1542 In apportioning benefits of county ditches benefits by diking to be considered. Amending § 4455, R. S. O. p. 213, 22 Ap

## SUMMARY OF LEGISLATION, 1898

- 1543 Generally amending law (p. 145, '93) relative to cleaning out county ditches on petition to county commissioners.
- O. p. 199, 21 Ap 1544 Vacancies in office of ditch manager to be filled by the associate
- judge of the county. Amending c. 444, '69. Del. 89, 20 My
  1545 County boards of supervisors having authority to levy taxes for
- 1545 County boards of supervisors having authority to levy taxes for reclaiming swamp land in land districts may issue bonds for that purpose.

  Miss. 39, 11 F
- 1546 Township ditches. Construction and cleaning of joint township ditches.

  O. p. 133, 19 Ap
- 1547 Township trustees to examine ditches every two years to see whether it is necessary to clean them. [Formerly trustees made examination upon petition of owners.] Amending § 4553,
- R. S.; p. 256, '89.

  Constitutional amendment providing that commission-
- ers of levee districts may cede levees to the U. S. Adopted by
  the people, November '98.

  Miss. 84, 24 Ja

  1549 Commissioners of levee districts may issue bonds for refunding
  - purposes. To carry into effect art. 239 of new constitution.

    La. 14. 17 Je
- 1550 County levee committee; assessments for operating expenses of
- floodgate, pump, etc. and for repairs. Amending § 4599, R. S. O. p. 166, 21 Ap
- 1551 Board of Mississippi levee commissioners may issue bonds for high water emergencies and for rights of way. Miss. 92, 8 F
   1552 Irrigation. (See also Public lands, 362) Office of state engineer created; to examine and plan state reservoir and irrigation
- works; plans of private dams and dikes to be submitted for his approval; to give information free.

  Utah 38, 11 Mr '97

  1553 General law relative to water rights.

  Utah 52, 11 Mr '97
- 1554 Creating reservoir land grant fund for the construction of reservoirs to supply water to state lands.
   Utah 55, 11 Mr '97
   1555 Providing for the reclamation and disposal of certain arid lands
- granted to the state by the U. S. Utah 48, 11 Mr '97

  1556 Creating a privilege upon a crop to secure payment for water for irrigation.

  La. 26, 4 Jl
- for irrigation.

  La. 26, 4 Jl

  1557 Fertilizers. General law relative to the inspection of commercial fertilizers: c. 72, '94 repealed. To carry into effect art. 306 of new constitution which provides that the bureau of agriculture and impringation shall be bureau as the state based of
- ture and immigration shall be known as the state board of agriculture and immigration.

  La. 126, 13 J1

  1558 To be branded high grade, low grade, or standard grade according to per cent of certain ingredients. Amending § 1299, R. S.
- 1559 Divided into high, standard and low grade according to per cent of plant food; grade to be marked on each package.

Ga. p. 115, 21 D '97

S. C. 477, 23 F

### NEW YORK STATE LIBRARY

- 1560 Board of managers of Rhode Island college of agriculture and mechanic arts [formerly board of agriculture] to enforce law relative to commercial fertilizers. Amending c. 154 and 469,
   G. L.
   R. I. 520, 1 Mr
- Amending law relative to the inspection and labeling of commercial fertilizers (c. 50 R. S.).

  Ky. 18, 12 Mr
- 1562 Amending penalty for selling commercial fertilizer without complying with the law regulating such sale (§ 7002, R. S.).

O. p. 95, 8 Ap

1563 Minor amendments to law regulating sale of commercial fertilizers (§ 4446f and 4446g, R. S.).

0. p. 111, 13 Ap

### Pests. Hindrances to crops

- 1564 General. San Jose scale. State board of horticulture created; to make rules to prevent spread of contagious diseases and pests; owner to spray infested nursery stock; appointment of county inspector on petition, to be under supervision of state board; state board to collect and distribute information and statistics.

  Utah 33, 11 Mr '97
- 1565 Commissioner of agriculture to establish a department of horticulture and pomology and employ entomologist who shall inspect nursery stock and farms and prevent spread of insect pests; disposition of infected property.

  Ga. p. 111, 21 D '97
- 1566 General law to prevent the introduction and spread of insects injurious to nursery stock; state entomologist created; three commissioners to inspect stock to be appointed in each county; certificate of stock shipped into the state.

  N. J. 104, 24 Mr
- 1567 To prevent the spread of the San Jose scale; state entomologist to examine plants, shrubs and trees; nursery stock shipped into state to be accompanied by certificate of a state entomologist.

  Ia. 53, 12 Ap
- 1568 Generally amending law (c. 290, '96) to prevent the spread of the San Jose scale and other insect pests: state horticultural department established.

  Md. 289, 9 Ap
- 1569 Generally amending law for prevention of fruit tree pests and diseases.N. Y. 482, 22 Ap
- 1570 Amending law (c. 829, '96) to prevent the spread of the San Jose scale by providing that local authorities may appropriate money for treatment of pest [formerly cost to be paid by owner]; other minor amendments.

  Va. 567, 28 F
- 1571 Brown tail moth. If discovered in any city or town, board of agriculture to take steps to prevent its spread; unlawful to knowingly bring into the state or transport from one city or town to another.

  Mass. 544, 20 Je
- 1572 Spraying. A misdemeanor to spray with poison fruit trees while in blossom, or to apply poison to them in any way.

N. Y. 325, 19 Ap

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- 1573 Paris green. To prevent fraud in the sale of; composition; analysis; certificate of state manufacturer and dealer in original packages.
   N. Y. 113, 23 Mr
- 1574 Canada thistles. Road supervisor before destroying to give notice to non-resident owner or agent if within county. Amending § 1562, Code '97.
  Ia. 39, 19 Mr
- 1575 Wild animals. General law relative to bounties on wild animals.

  Utah 15, 4 Mr '97
- 1576 Repealing provision for state bounty upon wolves.

N. Y. 639, 29 Ap

### Domestic animals

- 1577 Contagious diseases. Work of preventing spread of contagious diseases among domestic animals to be hereafter performed so far as possible and the appropriations therefor expended by the local inspectors acting under direction of the board of cattle commissioners. Amending c. 491, '94. Mass. 451, 23 My
- 1578 Amending law (c. 225, '86, and 360, '95) relative to contagious diseases among animals; payment for tuberculous animals condemned.

  N. J. 148. 6 Ap
- 1579 Minor amendment to c. 450, '97 relative to payment of expenses in case of vaccination of domestic animals against anthrax.

Del. 75, 17 Mr

- \$1000 [formerly \$500] to be appropriated annually to prevent spread of contagious diseases among domestic animals. Amending c. 639, '93.
  Del. 76, 20 My
- 1581 Requiring owners to burn or bury animals dying from contagious diseases immediately after death.

  La. 89, 12 Jl
- 1582 Sheep. State inspector to be appointed instead of county inspectors. (Ida. '95, p. 124) Inspection of sheep entering state and of infected sheep. (Ida. '97, p. 115) Unconstitutional. Discriminates between persons who desire to bring sheep into state and those having sheep within state and contravenes the constitution of the U. S. (Ida. sup. ct.) State v. Duckworth, 51 P. 456.
- 1583 Inspectors of animals and provisions. Board of cattle commissioners may issue rules for their guidance conforming to the regulations of the U. S. bureau of animal industry for the inspection of meat for export and for interstate commerce.
- Mass. 451, 23 My
  1584 Veal. Sale for food of unhealthy calves or of calves less than
  four weeks old at time of killing prohibited: commissioner of
  agriculture to enforce; transportation without tag prohibited.
  N. Y. 491, 22 Ap
- 1585 Pork. No person to buy, sell or give away swine that have died of any disease or have been killed on account of disease.

  Amending § 5016, Code '97.

  Ia. 113, 12 Ap

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- Veterinary surgeons. Amending definition of in law (c. 509, '96) regulating the practice of veterinary surgery. Va. 565, 28 F
   Brands. Owners to re-record marks and brands within one Utah 31, 11 Mr '97
   Running at large. Where two or more persons run farms within one enclosure one must not let live stock run at large therein
- in one enclosure one must not let live stock run at large therein from March 1 to December 1 [formerly before November 1] without consent of all others; hogs must be kept out from March 1 to November 1.

  Fla. 85, 4 Je 97
- 1589 In townships exempt from stock law township board to erect gates across highways in certain places.S. C. 517, 19 F
- 1590 Miscellaneous. A misdemeanor to take the skin of any dead cow, bull, steer or brute, the property of another.

La. 109, 13 Jl

- 1591 Associations for the improvement of the breed of horses. Governor to appoint two persons to supervise the collection of the tax on the gross receipts of such corporations. N. Y. 396, 21 Ap
- 1592 Dogs to be considered property; not to be allowed to run at large; fees for taking up.0. p. 128, 19 Ap

### Dairy products

- 1593 Milk. Commissioner of agriculture to see to sanitary condition of milk kept by dealers and manufacturers; this substituted for section requiring butter and lard packages to be branded with weight and the name of manufacturer.

  N. Y. 153, 29 Mr
- Revising law regulating inspection and analysis, by the commissioner of agriculture and his assistants.

  N. Y. 557, 26 Ap
- 1595 Individuals supplying milk to municipalities to register cattle with livestock sanitary board; board to annually inspect premises and may prohibit sale if they do not conform to sanitary regulations.

  Md. 306. 9 Ap
- 1596 Amending law (c. 152, '97) permitting local boards of health to require dealers to give information as to source of milk supply and persons to whom sold.
   N. J. 183, 21 Ap
- 1597 Minor amendments to law (c. 374, '95) regulating the sale and transportation of contaminated milk.

  N. J. 182, 21 Ap
- 1598 Butter. Cheese. Manufacture and sale of any oleomargarin, imitation or adulterated butter or cheese prohibited. (Penn. 25, '85) Unconstitutional in so far as it prohibits introduction of oleomargarin from another state and its sale in original package. (U. S. sup. ct.) Schollenberger v. Commonwealth of Pennsylvania, 171 U. S. 1.
- 1599 Butterin, etc. not to be colored to look like butter; not to be sold as butter. Keepers of bakeries, hotels, etc. using butterin to exhibit placard, 'Imitation butter used here.' Va. 146, 29 Ja

### SUMMARY OF LEGISLATION, 1898

1600 Brand issued by commissioner of agriculture to be placed on the outside of every cheese [formerly also upon packages containing the same]. Amending § 33, c. 338, '93. N. Y. 559, 26 Ap

1601 Cheese containing less than 10% [formerly 20%] of butter fat to be branded 'skimmed cheese' and not to be sold as cheese.
 Amending p. 51, '96.
 O. p. 89, 7 Ap

### Forestry

- 1602 Forest preserve. Amendment of law providing for acquisition of land in Adirondack park. N. Y. 135, 28 Mr
- 1603 Unlawful to cut any green spruce, fir or balsam trees under eight inches in diameter on public or state lands; exceptions.

Utah 43, 11 Mr '97

- 1604 Forest fires. Payment by state of half the expenses of towns within counties containing the forest preserve, incurred in putting out forest fires.

  N. Y. 406, 22 Ap
- 1605 Timber. Repealing provision that classifications of sawn pitch pine timber need not be made unless requested by its owner.

Fla. 42, 3 Je '97

- 1606 Amending law (p. 196, '83) regulating compensation to parties securing drift timber.0. p. 116, 13 Ap
- 1607 College of forestry. Act for the establishment, aid and control of the New York state college of forestry at Cornell university.

N. Y. 122, 26 Mr

# Game and fish

## General

- 1608 General law relative to fish and game. Utah 46, 11 Mr '97
- 1609 Generally amending law for the protection of game and birds.

La. 172, 14 Jl

1610 Fish and game wardens appointed by governor for counties on recommendation of county commissioners; deputies; sheriffs to act in counties where no wardens are appointed.

Fla. 49, 5 Je '97

- 1611 Amending provision (§ 3, c. 390, '90) relating to disposal of fines and forfeitures accruing to deputies of fish and game commissioners.

  Mass. 205, 22 Mr
- 1612 Seizure without warrant of fish and game taken unlawfully.

  Attorney-general to give opinion upon request of state fish and game warden. Amending § 2539 and 2559, Code '97.

Ia. 64, 28 Mr

- 1613 Fish, game and forest law. Amending jurisdiction of certain courts.
  N. Y. 447, 22 Ap
- Hunting and fishing. A misdemeanor to enter land for hunting or fishing after notice has been posted and published. Amending § 176, Criminal code.
   S. C. 512, 2 F

### NEW YORK STATE LIBRARY

1615	Trespassing on private lands for hunting or fishing a misdemeanor providing certain notices have been posted for three months.  N. J. 215, 14 Je
1616	Hunting on inclosed or uninclosed lands of another, after notice
1010	to desist, a misdemeanor. Amending § 221, Code.
	Ga. p. 36, 21 D '97
	Game
1617	Generally amending law relative to wild fowl, birds and game.
	Md. 206, 9 Ap
1618	Generally amending law relative to birds and game.
	0. p. 106, 12 Ap
1619	Repealing § 249, c. 974, 1895, regulating and permitting possession
	and sale in close season of game from without the state.
	N. Y. 213, 6 Ap
1620	Animals. Wild moose, elk, caribou and antelope. Not to be
	killed at any time; nor possessed except for breeding or when
	killed outside of state. N. Y. 55, 9 Mr
1621	Deer, elk or goats. Injury forbidden; penalty. Ia. 65, 30 Mr
1622	Wild deer not to be hunted before November 1, 1903.
	Mass. 181, 15 Mr
1623	Wild deer or venison. Season for possession or sale August 15
	[formerly August 16] to November 15 [formerly October 31];
	but if killed in open season or outside of state, season closes
	November 20 [formerly November 10]. N. Y. 39, 9 Mr
1624	Dogs that will chase deer, running at large in forests where
	deer range may be killed by any person; duty of game
	protectors and foresters to kill. N. Y. 404, 22 Ap
1625	Black and gray squirrels [formerly also hares and rabbits];
	open season September 1 [formerly October 15] to December 15
	[formerly February 15]; violation a misdemeanor; fine.
	N. Y. 53, 9 Mr
1626	Opossums. Open season October 1 to March 1.
	Ga. p. 101, 3 D '97
1627	Muskrats, mink, otter. Repealing law relative to trapping or
	killing (§ 6559, R. S.). <b>0.</b> p. 149, 21 Ap
1628	Wild fowl. Wild turkey, partridge, quail, woodcock and pheas-
	ant. Unlawful to destroy nests. S. C. 518, 21 F
1629	Ruffed grouse, pheasant, wild turkey and quail; open season

November 1, [formerly October 1] to January 1 [formerly De-

1630 Woodcock, grouse, etc. Open season September 1 [formerly August 16] to December 15 [formerly December 31]; regulations as to killing, possession and transportation; trapping prohibited.

1631 Quail. Open season November 1 to December 15 [formerly 31]; not to be possessed except during November and December [formerly also during January] and after close of open season,

Ia. 66, 17 F

N. Y. 54, 9 Mr

N. Y. 459, 22 Ap

cember 1]. Amending § 2551, Code.

only if killed outside the state.

Va. 839, 3 Mr

Fla. 43, 29 My '97

- Meadow and mud hens, gallinule and grebe. Close season December 31 [formerly August 16] to August 15 [formerly December 31].
   N. Y. 132, 28 Mr
- 1633 Scoters or 'coots'. Open season May 20 [formerly April 15] to September 1. Amending c. 205, '94. Mass. 195, 19 Mr
- 1634 Reed birds, rail birds and marsh hens. Open season August 25 to January 1.
   N. J. 94, 23 Mr

### Fish

- 1635 Providing for the establishment of a biologic station on the gulf coast for the investigation of problems affecting the fisheries of the state. To cooperate with U. S. commission of fish and fisheries.
  La. 182, 14 Jl
- 1636 Abolishing the office of fish commissioner and the board on the Chesapeake and creating a board of fisheries to enforce the laws relative to oyster and fish industries.
   Va. 225, 7 F
   1637 Amending law (c. 85, '90) relative to fishing in waters of the commonwealth; license and specific license tax for fishing with
- 1638 Minor amendment to law (c. 132, '96) to prevent the destruction of fish by use of poison, dynamite, seines, etc. La. 179, 14 J
- 1639 Seining. Amending law relative to use of nets for fishing.0. p. 303, 26 Ap
- 1640 Prohibiting hauling seines for more than two miles from mouths
  of fresh water rivers, except on certain occasions; shad and minnow fishing permitted; etc.
  Fla. 44, 4 Je '97

certain devices; license to fish for crabs.

- 1641 Prohibiting use of seines more than 350 feet long or whose meshes are less than one and one half inches; larger gill nets permitted; close season for nets June 15 to August 15 and in case of mullet November 15 to December 31; increasing penalties.
- 1642 Bounty to be paid by the state for the destruction of illegal fish nets.

  N. Y. 451, 22 Ap

  1643 Weirs. Penalty for violation of law regulating eel weirs \$60
- [formerly \$50].

  N. Y. 405, 22 Ap
- 1644 Maintenance of racks, screens or weirs to prevent the passage of fish made a misdemeanor.

  N. Y. 408, 22 Ap

  1645 Open season. Length of fish. No person to take black bass,
  - wall-eyed pike or trout less than six inches in length. Open season for bass, pike, croppies and other game fish May 15 to November 1 [formerly April 1]. Amending § 2540, Code '97.

    Ia. 64, 28 Mr
- 1646 No one to take black bass less than 10 [formerly eight] inches in length from waters of the state; limitation of number taken in one day; violation a misdemeanor.
  N. Y. 407, 22 Ap
- 1647 Trout [formerly also salmon trout and land locked salmon] not to be taken less than six inches in length. N. Y. 454, 22 Ap

### NEW YORK STATE LIBRARY

Salmon, land locked salmon or lake trout not to be taken less than
15 [formerly 18] inches in length.
N. Y. 454, 22 Ap

## Oysters. Terrapin

- 1649 Oysters. Generally amending law (c. 380, '94) relative to general measurers and inspectors of oysters.

  Md. 449, 9 Ap
- 1650 Minor amendments to law (c. 132, '96) for protection of oyster beds.

  N. J. 146, 6 Ap
- 1651 Amending law (c. 363, '92) relative to tax for taking oysters from natural oyster beds with tongs and the subleting of oyster-planting ground.

  Va. 997. 4 Mr
- 1652 Open season September 1 to April 15 [formerly April 1]; exceptions.

  Amending c. 363, '92. Va. 696, 3 Mr
- 1653 Torrapin. Not to be eaught for three years; after which open season November 1 to April 1: not to be caught in trap or net nor under four inches in length; protection to eggs.

N. J. 111, 25 Mr

# CONSTITUTIONAL AMENDMENTS 1807-08

Note The references are to the marginal numbers in the body of the bulletin, where the amendments are summarized. The column of amendments proposed includes both those submitted to future vote of the people and those referred to the next session of the legislature, as is required in a number of states.

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## **NEW CONSTITUTIONS**

## Alabama

The legislature at present in session has provided for a vote July 1. Note upon the question of holding a constitutional convention; the convention is meet August 8. The restriction of the franchise is the most important question to be considered.

### California

The proposition to hold a constitutional convention voted on at the November election failed to carry.

### Michigan

In accordance with the constitutional provision requiring a vote on the question of the revision of the constitution every 16 years the question was voted upon at the November election. The result is in doubt, depending upon the interpretation of the constitutional provision relative to the majority required.

### Rhode Island

The revised constitution submitted to popular vote in November failed to receive the necessary three-fifths vote.

### Louisiana

In 1896, 20 amendments to the constitution submitted to the people were rejected. In order to secure the revision of the constitution substantially in accord with these amendments the legislature of that year provided that the question of holding a constitutional convention should be voted on January 11, 1898. The convention met February 8 and adopted a new constitution May 12, which went into effect without being submitted to the people. The constitution which it replaced was adopted in 1879. The following is a summary of its most important new features.

Euffrage and elections. Electors must have one of the following qualifications: 1) ability to read and write in English or native language; 2) ownership of property assessed at \$300. But no person of foreign birth naturalized prior to January 1, 1898, and no person who was entitled to vote in any state prior to January 1, 1867, and no son or grandson of such person, 21 years of age at the time of the adoption of this constitution, shall be denied the right to vote because of failure to possess the above educational or property qualification, provided he registers previous to September 1, 1898 (art. 197). In addition to these requirements every voter must have paid his poll tax for two years preceding (art. 198).

On questions submitted to taxpayers, as such, women taxpayers may vote without registration (art. 199). The legislature shall provide for a general registration of voters and shall enact laws to secure fairness in party primaries and conventions (art. 214-15). No person shall vote in any primary or convention who is not a registered voter (art. 200). An official ballot and secrecy in its preparation shall be provided for (art. 212). Parochial elections except in New Orleans shall be held on the same day as general elections (art. 207).

Executive. The governor's salary is increased from \$4000 to \$5000 (art. 70) and that of the secretary of state from \$1500 to \$2500 (art. 82). No one can hold the office of treasurer for two successive terms (art. 80).

Taxation. A state board of appraisers shall be created to assess property employed in railway, telegraph, telephone, sleeping car and express business (art. 226). Railroads completed prior to 1904 exempt from taxation for 10 years from date of completion. Property employed in mining exempt for 10 years from January 1, 1900 (art. 230). Legislature may levy a tax on inheritances; not to exceed 3% on direct or 10% on collateral inheritances: but no such tax shall apply to property which prior to the time of inheritance has 'borne its just proportion of taxes' (art. 235-36).

Local finance. Local divisions may by special vote of taxpayers incur debt to the extent of one tenth of their assessed valuation and levy special taxes of not exceeding five mills on the dollar.

Education. Separate schools for whites and blacks (art. 248). Provisions relative to school fund amended (art. 252-4). Provisions permitting women to hold school offices repealed.

**Health.** Boards of health shall be created for each parish and municipality. Legislature shall prevent the sale of injurious or adulterated food, drugs and necessaries of life of all kinds (art. 296-97).

Speculation. Legislature shall pass laws to suppress dealings in options or futures on agricultural products and articles of necessity. Combinations to force the price of such products or articles up or down for speculative purposes are declared unlawful (art. 189-90).

Agriculture and immigration. Existing bureau of agriculture and immigration to be known as the state board of agriculture and immigration. Organization and duties (art. 305-8).

Courts. Jurisdiction of the various courts of the state generally amended (art. 84-158).

**Exemptions.** Provisions relative to homestead exemptions amended (art. 244-47).

See also Veterans, 749; Roads, 753; Charities and corrections, 755; Convict labor, 764; Banking, 760; Transportation and communication, 761; Criminal code, 766; Jury trials, 766.

References are chiefly to the marginal numbers at left of each page. Figures preceded by p. refer to pages, the superior figure indicating the exact place on the page in ninths; e. g. 749 means three ninths of the way down page 749.

Accident insurance, 1301-2, 1374 Accidents, 261 Accounts, commissioners of, 574 public, 364, 477 Acknowledgments, 515-17, 733 Actions at law, 259, 290, 303, 407, 562, 706-913 limitation of, 621 Adirondack park, 1602 Adjutant-general, 1149 Administration of estates, 607-22 Administrators, 575, 577-78, 616-22, 629 Adoption of children, 1210-11 Adulteration of food, 1415, 1454-68, 1598-1601; p. 7586, p. 8844 Adultery, 6, 893 Advertisements, 1510-11 Affidavits, 734, 781 Aged persons, 10, 300-1, 623, 1221 Agents, 559, 742, 1498 Agricultural colleges, 140-41 experiment station, 1456 fairs, 38, 954, 1537 products, 1483, 1492; p. 8844 societies, 1535-39 Agriculture, 1533-1607; p. 884<sup>5</sup> bureau of, 1557; p. 884<sup>5</sup> commissioner of, 427, 926, 1565, 1584, 1593-94, 1600 Air brakes, 1379 Alcohol, see Liquors Aldermen, 692, 977, 998, 1007; p. 752<sup>a</sup> Art, works of, 161

panies Aliens, 165; p. 883° Almshouses, 1191 Amendments. constitutions. Table, p. 882 Amusements, 12-21, 912, 1475 Animals, 1123 bountles on, 1575-76 cruelty to, 44-45 dead, 1047 domestic, 1577-92 trespass by, 909 wild, 1620-27 Antelope, 1620 Appeals, 484, 712, 763-80 criminal cases, 866 from school officers, 57, 59 See also Court of appeals Appellate division, supreme court, 656, 1389 Apportionment, legislative, 228-29 Appraisement of estates, 613-14 Appraisers, state board of, 378; p. 8841 Appropriation of property, see Condemnation Aquatic plants, 1413 Arbor day, 129 Arid lands, 362, 1552-56 Armories, 1137, 1161-63; p. 749° Arrests, 705, 719-20, 832, 848-52

Alien companies, see Foreign com-

Artillery, 1186 Arts and industries, 1514-21 Assault, 845 Assembly members, 226, 228 Assessment insurance, 1297, 1301-2 Assessments, special benefit, 973, 977, 981, 994, 1048-76, 1097, 1112, 1430, 1540-47 Assessments, taxes, see Taxes Assessors, 196, 369, 379, 383, 386-S8, 305, 425, 456 Assignees, 582 Assignments, 590, 595-600 Associations, 29 See also Corporations Assumpsit, action for, 562, 788, 822 Asylums, see Blind, Insane, Orphans, etc. and Hospitals Attachments, 827-31 Attorney-general, 315, 336, 449, 684-96, 843, 927, 929, 936-37 Attorneys, 552, 630-37, 775, 929, 1164 district, prosecuting, etc., 481, 641. 654-96, 955 fees, 595-94 Auctioneers, 470 Auditor of public accounts, 364. 477 Auditors, see City, County, State auditors Australian ballot, 171; p. 794. b 82. Automatic couplers, 1375-79 Bacteriologist, 1423 Paggage 545-49 Pail bonds 854-56 Rabertee 14% 1500 Pallots, 169-72, 173-76 181-82, 211-12. ## 149. p 977 machines 216-19; p. 749; Panking and insurance commis-SANCER 1290 Baking companies 277, 286 Baking institutions AB-94: p. 788\* Rearding booses 469, 548 623 Rearding schools 135

Banks, 305-18, 328-34, 500-1 cooperative, 334 examiner, 310, 318; p. 7604 insolvent, 327 insurance against burglary, 1325 national, 311, 397, 401 private, 318 savings, 310-11, 329-30, 333, 390 state, 310, 312, 315, 401; p. 7604 state funds in, 342 taxation, 369, 397, 447-48, 458; p. 760<sup>1</sup> Bar, admission to, 633-37 Bar room, 15 Barbed wire fences, 1131 Barrels, 1489, 1492 Bass, 1645-46 Bastardy, 46, 856, 858 Baths, 1429 Beer, 1489 Benefit associations, 1197 Benevolent orders, 1306-13 Bequests, 441 Beverages, 1455-56, 1487-89 Bicycles, 859, 1121-24, 1291 as baggage, 1369-70; p. 761 paths, 1061-62, 1121; p. 753° Riennial legislative sessions, 179. 226; p. 749 Bigamy, 896 Rill boards, 1511 Rilliards, 18-19 Rills legislative. 227 of exchange, 563-64 of hiding, 1481-82 of sale, 557 Riologie station, 1835 Rinis game, 1609, 1617-18, 1628-34 Riack bass, 1645-46 Rind care of, 1212-21 Birmers 257

Boats, 380	Butter, 1598-99
Boiler inspection, 1469-70	Butterin, 1599
Bombardment, insurance against,	Cable railways, 1392
1323	Canada thistles, 1574
Bonds	Canal companies, 271, 455, 1341
in actions, 608, 800, 1334, 1336	Canals, 1407-9
bail, 854-58	Candidates. 169-70. 172. 175-76
fiduclaries, 576-78	186, 191-95, 203, 207
official, 334, 509, 695, 970, 1331-	Candy, 1460; p. 758°
35, 1502	Canned goods, 1461
See also Debts (public)	Canvass of votes, 170-71, 175, 220-
Book making, 16	21; p. 748°
Books, school, 57, 124-27	Capital stock, 271, 277, 308, 311, 315,
Boroughs, 413, 1005, 1063	322, 443, 445-47, 457, 459, 1294,
See also Municipalities	1326-27, 1338, 1350, 1355, 1388-
Boston, police, 1007	89; p. 751 <sup>1</sup> , p. 760 <sup>7</sup>
Bottles, 1487-89	Capitol, 942
Boulevards, 1081	Car companies, see Railway com-
Boundary lines, 579, 945, 981, 995	panies
Bountles	Car service associations, 1364; p.
on animals, 1575-76	7614
for enlistment, 1171	Carbolic acid, 1453
illegal fish nets, 1642	Caribou, 1620
Brakes, air, 1379	Carrier pigeons, 913
Brands	Carriers, common, 1344-87
on cheese, 1600-1	Cars, railway, 55, 1372, 1375, 1378-79
live stock, 1587	Casualty insurance companies, 1314-
Bread, short weight in, 1459	29
Bribery, 169-70, 223	Cattle, 1456, 1595
Bridges, 994, 1132-35	commissioners, 1577, 1583
taxes, 1133	stealing, 899
Browntail moth, 1571	See also Domestic animals
Brush, 1126	Caucuses, 169, 184-85, 187, 189
Building and loan associations, 311,	Cavalry, 1136
323-27, 459, 1325; p. 761 <sup>3</sup>	Cemeteries, 299, 507, 1004, 1083-87,
Building lots, 580	1179-81
Buildings, public, 941-43, 953, 966,	Census, school, 60, 105-6
1478	Certiorari, writ of, 840-41
Burglary, insurance against, 1324-	Chancery courts, 528, 570, 612, 640,
25	714, 725-26, 774, 818, 1386;
Burial of paupers, 1198	p. 7661
Burial places, see Cemeteries  Bushel standard 1402	Charles of a second tions 205 1211
Bushel, standard, 1493	Charitable associations, 295, 1311
Business	Charitable institutions, 439, 939, 1188-89; p. 755*-56*
corporations, 443 licenses, 462-76, 1496-508, 1515	· -
меньсь, 102-10, 1100-000, 1010	see weet under special neads

NEW TORK SI	AIE LIDRARI
Charities, 1188-1248; p. 755*-572	Cities (continued)
state boards, 1188, 1204, 1221-	franchises, 1071, 1388-91
22, 1263, 1281-82; p. 755°-56°	improvements, 1048-76
Charters, municipal, 976-80, 989-94	lighting, 987, 1024-38
Cheese, 1598, 1600-1	marshal, 717; p. 752°
Chemists, 1455	mayors, 692, 847, 851, 977, 1007,
Children, 603, 810, 1190, 1204-20,	1075, 1259; p. 752°
1259; p. 756 <sup>4</sup>	officers, 674, 809, 835, 914, 977,
delinquent, 1280-90; p. 7574	994, 996-98
enumeration, 60, 105-6	parks, 1077-82
imbecile, 1215, 1237-38, 1245	physicians, 1419
labor, 21, 251, 256, 808, 1528	police, 1007-14, 1506
support, 7-9, 46	police matron, 1259
See also Minors	police justice, 674, 847, 851, 869
Chosen freeholders, 1002, 1081, 1134,	poor, 1172-73, 1198
1390	records, 921
Churches, 39	school taxes, 85, 87-88
Cider, 1467	sewers, 987, 1054, 1060, 1065,
Cigar stands, 471	1067-69, 1071
Cigars, 473	street railways, 994, 1388-400
Circuit courts, 168, 336, 413, 474,	streets, 981, 1048-62, 1067, 1075-
504, 628, 632, 655, 659-63, 693,	76, 1388, 1432
724, 730, 764, 773-74, 1001,	surveys, 985
1260	taxes, 379, 386, 411-12, 447, 495,
Circuses, 471	994, 1020, 1040
Cities, 31-32, 48, 976-78, 989-98,	treasurer, 32, 421, 477
1432-33; p. 752 <sup>1</sup>	water supply, 987, 1039-44, 1060,
aldermen, 692, 977, 998, 1007;	1416
p. 752°	See also Municipalities
art in, 161	Citizenship, 164
boards of education, 1220	Civil procedure, 706-842, 1336
boards of health, 1415, 1420,	Civil rights, 303, 1372
1423, 1431, 1596	Civil service reform, 917-20, 957,
bridges, 1135	1233
civil service reform, 917-20	Civil war, 1164-87
constables, 692	Claims, court of, 359
council, 982-84, 1182	Clemson state agricultural college,
courts, 651, 653, 665, 670, 682,	140
845, 865, 1211	Clerks
debts, 486, 490, 492, 494-95, 987,	of elections, 188, 196
1030, 1040, 1056-59, 1065, 1078	See also Court, Municipali-
elections, 181-82, 217-18	ties, Town clerks, etc.
employees, 809, 835, 914	Clocks, 1499
finance, 478-79, 488, 490, 492,	Clothing, 260
494-95, 499	Clubs, social, 29-30
fire department, 1015-23, 1477	Coal mines, 1525-27, 1530-32
	1

Cocaine, 1452-53 Codes, 237-39, 843 Collateral inheritance tax, 136, 438-39; p. 884<sup>2</sup> Collateral securities, 342 Collectors, tax, 339, 352, 425 Colleges, 140-50, 1523 students, 19, 150 Colonial wars, 1184 Colored schools, 57, 130, 134; p. 884\* See also Summer schools Combinations, 335-38, 1322; p. 7597-604 Commerce, 1479-1513 Common carriers, 1344-87 Common pleas, court, 776-77, 795 Commutation of taxation, 460, 1116-18 Comptroller of county accounts, 482 See also State comptroller Compulsory school attendance, 60 Concealed weapons, 52-53 Condemnation of property, 272 electric purposes, 1038 public buildings, 953 sewers, streets or highways. 525, 1064, 1071, 1094, 1099, 1112, 1383 Conditional sales, 552-54 Conductors, railway, 1362 Confectionery, 1460; p. 758° Confederate cemeteries, 1179 soldiers, 1164-70, 1176-77, 1185-87; p. 749°-501 Congressional districts, 947 Constables, 53, 675, 692, 702-4, 717, 881. 958 Constitutional amendments, 866 Table, p. 882 Constitutional conventions, p. 8829-83 Constitutional law, validity of statutes, 23, 92, 130, 136-37, 165. 184, 203, 269, 307, 327, 362, 370, 424-25, 437, 460, 490, 530. **538**, 600, 670, 764, 768, 775.

Constitutional law (continued) 802, 917, 958, 989-90, 1279, 1366, 1435, 1497, 1582, 1598 Constitutions, new, p. 882-84 Construction companies, 286 Consular officers, 733 Contagious diseases, 1415, 1422-26; p. 757° of animals, 1564, 1577-78, 1580-Contempt of court, 746-49; p. 7662 Contests, election, 170, 205, 222; p. 748° Contractors, 250, 543 Contracts, 543-45, 552, 555-57, 743, 820-22, 1192, 1389 public, 955-56, 966, 974, 1026, 1054 Controller of county accounts, 482 See also State comptroller Conventions, party, 181, 185, 189-90, 192 Conveyance of property, 302, 391, 434, 511-24, 1086 Convict made goods, 1279 Convicts, 1249-79 insane, 1260-61 labor, 1249, 1271-79; p. 763°-64° Cooperative banks, 334 insurance companies, 1301, 1329 Copyrights, 556 Cornell university, 141, 143 Coroners, 687, 690, 702, 703 jury, 752 Corporal punishment, 1230, 1280 Corporations, 223, 265-334, 1132, 1434, 1591; p. 7591 actions against, 799, 825 benevolent, 295 cemetery, 299, 1085 dissolution, 285, 296 educational, 295 foreign, 837 foreign news, 1512

Corporations (continued)	Counties (continued)
insolvent, 297-84	668, 684, 719, 758, 786, 821,
library, 295	865, 871, 980, 1106, 1211
news, 1512	debts, 1108, 1133, 1234-35, 1545
officers and directors, 289-90	ditches, 1540-45
parks, 1082, 1397	elections, 180, 182, 199, 205;
payment of wages, 250	p. 748°
private, 281	finance, 341, 478, 480-82, 499,
not for profit, 1535-39; p. 759 <sup>5</sup>	500-4
religious, 295, 297-303	government, 948-75, 992
sewerage, 1071	infirmaries, 1221, 1223
taxes, 369, 443-62; p. 750°-51°	internal improvements, 1343
treasurer, 416	jails, 1253-58, 1278, 1282
See also Banks, Railways, In-	jury lists in, 751
surance, etc.	levee committee, 1550
Correctional institutions, 939, 1188-	lunatic asylums, 1234-36
89, 1251, 1262, 1280-90	new, 949-50
Corrupt practices, elections, 169-70,	officers, 503, 809, 835, 914, 948,
223	957-66, 994
Costs in actions, 503, 712, 780, 782-	parks, 1079
83, 817, 826, 870-76, 1387, 1457	poor, 1190-91
Cottonseed oil, 462	ports of entry, 1418
Counselors, see Attorneys	recorder of deeds, 520, 696, 702
Counties	records, 921
accounts, 482	registers, 961
assessors, 456	revenue commissioners, 1186
attorney, 438	roads, 1081, 1090, 1098-108
auditor, 58, 110, 353-54, 1534	school commissioners, 57
boards of education, 72, 78, 124-	school officers, 71-75
25	sealers, 1451
board of equalization, 405	sheriffs, 53, 667, 687-89, 702-4.
board of health, 1418	717, 849, 1255, 1257, 1610
bridges, 1132-33	sites, 222
chosen freeholders, 1002, 1081,	superintendent of schools, 57,
1134, 1390	68, 74-75, 84
clerks, 211, 559, 606, 801, 961	solicitor, 955
commissioners, 157, 394, 408,	supervisors, 96-97, 99, 521, 690.
496, 500, 502, 504, 678, 915,	880, 951-56, 974, 1084, 1191,
951-56, 966, 1095, 1101-2,	1236, 1545
1107, 1121, 1127, 1130, 1132-	surveyors, 964-65, 1540
33, 1186, 1410-11, 1426, 1537,	taxes, 381, 407-12, 419, 952, 1234.
	1236
1543, 1610 committees, 192, 197	treasurers, 33, 349, 351, 416, 421. 424, 434, 477, 499, 504-5, 962-63,
·	
coroners, 690, 702-3	1219, 1325, 1335
courts, 436, 514, 606, 651, 654,	truant schools, 60, 123

Courts (continued) Counting votes, see Canvass of seals, 391, 638 votes Couplers, automatic, 1378-79 Court martial, 1154 Court of appeals (intermediate court) 763 1266 (supreme court) 630, 644, 646, 675, 771, 941 Court of claims, 359 Courts, 417-18, 638-705, 715, 816-17; p. 7661 Courts, 417-18, 638-705, 715, 816-17, p. 884° chancery, 528, 570, 612, 640, 714, 725-26, 774, 818, 1386; p. 766<sup>1</sup> circuit, 168, 336, 413, 474, 504, surrogates, 607 628, 632, 655, 659-63, 693, 724, Crabs, 1637 730, 764, 773-74, 1001, 1260 cities, 651, 653, 665, 670, 682, Craps, 14 845, 865, 1211 clerks, 168, 348, 353, 391, 398-99, Cremation, 1085 430, 514, 524, 631-32, 702, 792-93 986 common pleas, 776-77, 795 contempt of, 746-49; p. 7662 county, 436, 514, 606, 651, 654, 668, 684, 719, 758, 786, 821, execution, 884 865, 871, 980, 1106, 1211 insane, 1260-61 criers, 694, 703 criminal, 766-67, 844-45 Crockery, 1514 district, 640, 643, 653, 664-67, 688, 721, 852, 860, 878; p. 766<sup>1</sup> Cross action, 837 general sessions, 638, 647, 652 inferior, 777, 1266. intermediate, 651-70 to children, 1205 justices of the peace, 666, 678-Culverts, 1066 82, 715-17, 778, 787, 796, 852, Cycles, see Bicycles 867-69, 958 libraries, 159 municipalities, 606, 643, 654-55, 670, 684, 724, 821, 871, 878 officers, 684-705, 958, 960 orphans', 598, 607, 615, 624, 729 tion oyer and terminer, 652, 669 police, 643, 878 probate, 582, 597,607-9, 618, 620, Days of grace, 563-64 Dead animals, 1047 623, 626, 1206

stenographers, 650, 652, 738, 783 superior, 274, 295, 478-79, 484, 633, 641, 651-52, 745, 854, 865, supreme, 479, 484, 633, 638, 640, 645, 647-50, 663, 745, 763, 772-75, 783, 839, 841, 854, 866, 874; appellate division, 656 supreme (intermediate) 579,644, 657-58, 694, 777 appellate division, 1389 Craig colony for epileptics, 1247 Credit guaranty companies, 1339 Crimes and punishments, 885-913, Criminal courts, 766-67, 844-45 procedure, 843-84; p. 766<sup>2</sup> Criminals, 168, 939, 1251, 1268 See also Convicts; Prisoners Crops, hindrances to, 1564-76 Crossings, railway, 1380-87 Cruelty to animals, 44-45 Dairy commissioners, 1454, 1457 products, 1454, 1593-1601 Damages, property, see Condemna-Dams, 461, 1038, 1516, 1552 Dangerous weapons, 49-53

```
Dead bodies, 144-45
 Deaf and dumb, 758, 1212-21; p. 7564
 Death penalty, 884, 890-91; p. 757<sup>3</sup>
Debts, 417, 562
 Debts (public), 278, 584-85, 1293,
   1551
                                              police, 1504
     cities, 486, 490, 492, 494-95, 987,
       1030, 1040, 1056-59, 1065, 1078
     counties, 1108, 1133, 1234-35,
                                          Divorce, 5-6
       1545
     local and municipal, 484-96, 987,
                                          Dogs, 1592, 1624
       1030, 1064, 1070
     school, 86-87, 102-4
     townships, 973, 1095
Deceased persons, 731, 744
                                          Drafts, 563
Decedents' estates, 385, 592, 599,
  601-22
                                          Drift timber, 1606
Decoration day, 1182-83
Deeds, 391, 425, 512-20, 536, 541, 733
                                          Druggists, 1448-53
     commissioners of, 518-20, 699
                                          Drugs, 1452-57
     county recorder, 520, 696, 702
    trust, 536, 541
Deer, 1621-24
Defectives, see Idiots, Insane, Re-
  formatory institutions
Dentistry, 1443-47
                                                    25
Dependents, see Charitable institu-
  tions
                                                    p. 754<sup>2</sup>
Depositories, 342, 500
Depots, railway, 1360, 1362, 1365,
  1376
Descents, 601-6
Desertion, 7-8
                                                51
Detectives, 1007-8
Devises, 601-6
Diplomatic officers, 733
                                           939-40
Dipsomaniacs, 43
                                         Eel weirs, 1643-44
Discipline of prisoners, 1262-69
Discriminations, 1303, 1341, 1345,
                                               49<sup>3</sup>, p. 883<sup>5</sup>
  1403, 1512
Diseases, 1415-16, 1422-26; p. 757°
    of animals, 1564, 1577-78, 1580-
      81
Disorderly conduct, 47-48, 1360
Dispensary, liquor, 22, 354; p. 7589-
                                             contested, 170, 205, 222
                                             county, 180, 182, 199, 205
```

```
Distillers, 464
Distress for rent, 568
District attorneys, 686
     courts, 640, 643, 653, 664-67, 688,
       721, 852, 860, 878; p. 766<sup>1</sup>
     school boards, 1219
Ditches, 1104, 1132, 1540-47
Documents, state, 241-45
Domestic animals, 1577-92
    relations, 1-11
    trade, 1479-1513
Drainage, 1066, 1104, 1430, 1540-47
    See also Sewerage
    liquor sales, 41
Drunkards, 43, 48, 625
Education, 56-163; p. 884*
    boards of, 496, 1002, 1220
         county boards, 72, 78, 124-
         state boards, 57, 59, 61, 149;
    compulsory, 60
    deaf, dumb and blind, 1212-20
    higher, 136-50
    professional, 1441, 1444-45, 1450-
      See also Schools
Educational institutions, 295, 439,
Elections, 166-223, 478, 948; p. 7473-
    certificates, 169, 171
    cities, 181-82, 217-18
    clerks, 188, 196
    commissioners, 168, 205; p. 748°
```

Elections (continued) districts, 169, 171, 197, 219 expenses, 181-82 failure to elect, 169 inspectors, 181, 188; p. 748\* laws, distribution, 177 municipal, 174 officers, 169, 171, 175, 188-89, 196, 205-9 polls, 169, 175, 210 special, 200 state, 179 towns, 181-82 townships, 174, 212, 217-18 vacancies, 170, 192, 209 villages, 181-82, 218 Electric companies, 286, 448, 1024, 1028, 1035-38 light plants, 1026, 1030-31, 1033-38, 1394 railways, 1024 Elk, 1620-21 Elks, order of, 1309 Embalming, 1442; p. 7586 Embezzlement, 284, 340, 864, 903 Emigrant agents, 472 Eminent domain, see Condemnation Employees, 54, 165, 250-51, 253-56, 809, 835, 914, 1526-32 railway, 1358-59, 1374 See also Laborers Employers, 1529 Engineers, 1155, 1471; p. 749<sup>t</sup> state, 160, 1088, 1090, 1408, 1552 Enrolment of voters, 181, 190 Entomologist, 1565 Epidemics, 1416 See also Contagious diseases Epileptics, 1223, 1246-47; p. 756°-571 Equalization of taxes, 403-9 Equity cases, 479, 582, 711, 724-25 Erie canal, 1400 Estates, administration, 607-22 appraisement of, 613-14 of decedents, 385, 592, 599, 601-See also Property

Evening schools, 60 Evidence, 259, 265, 288, 335, 512-13, 558, 731-46, 759, 838, 1345, 1503 Exceptions, 761-62, 853 Excise board, 27 See also Taxes, liquor Excursion trains, 49, 55 Execution of criminals, 884 Executions on judgments, 419, 797-801 exemptions from, 807-11; p. 884° Executors, 572, 575, 577-81, 583, 584, 613, 616-22, 629 Exemptions from execution, 807-11; p. 884° from taxation, 374-76, 439, 441, 446-47, 1073; p. 751<sup>1</sup>, p. 884<sup>2</sup> Exhibitions, 21 Explosives, 890-92 Expositions, 162-63 Express companies, 271, 378, 450-53, 1345, 1401-2; p. 8841 Factories, 256-60, 1354, 1478, 1524 Factory inspectors, 258-59 Fairs, 38, 954 Family, 1-11 property, 527-29 Fares, railway, 1341, 1362, 1365 street car, 1388, 1391-92 Farms, 908 seeds, 1513 state, 1263 See also Agriculture Feeble minded, 624-25, 1237-38, 1244-45 Fees, 702-5, 873, 877-83, 958, 1314, 1457, 1517 attorneys, 594 commissioners of deeds, 518, 700-1 county officers, 503 court clerks, 663 court criers, 694 jailors, 1256 justices of the peace, 673, 683

Fees (continued)	Fish and game, 1608-53
law examinations, 634	commissioners, 1077, 1611
medical examinations, 1440	wardens, 1610, 1612
notaries public, 700	Fisheries, board of, 1636
receivers, 594	Fishing, 1614-15, 1637-48
secretary of state, 934-35	Fiag, U. S., 90, 128
sergeant-at-arms, 694	Flax seed oil, 1462
sheriffs, 689, 1255	Food, adulteration, 1415, 1454-68
witness and jury, 784	1598-601; p. 758*, p. 884*
See also Costs	commissioners, 1454, 1457
Felony, 340, 684, 889, 893, 1249, 1269	Foreclosure, 597, 817
Fences, 1131, 1376-77, 1511	Foreign corporations, 286-88, 446
Ferries, 1410-11	448, 837
Fertilizers, 1557-63	banking, 448
Fidelity insurance, 311, 447, 1294,	express companies, 452
1330-40	insurance companies, 1291, 1313
Fiduciaries, 373, 400, 418, 570-85,	investment companies, 320, 440
616-29, 1072	news corporations, 1512
Fieri facias, 792	railway companies, 1353, 1357 Forest fires, 1604
Fighting, 911	preserve, 1602-3
Finance, 339-506	reservations, 363
local and municipal, 477-506; p.	Forestry, 97, 143, 1602-7, 1613; p.
751 <sup>s</sup> , p. 884 <sup>s</sup>	755°
schools, 91-110, 1002	Forgery, 1305
state, 339-61, 1457	Franchise, elective, see Suffrage
Fines, 749, 870-76, 912, 1018, 1255,	Franchises, 278, 281, 1071, 1351,
1360, 1428, 1457, 1611	1388-91; p. 762 <sup>3</sup>
Fire alarms, 1475	taxation, 369, 447
apparatus, 1021, 1475	Fraternal beneficiary societies, 1306-
commissioners, 1004	10, 1313
companies and departments,	Frauds, 554, 735, 741, 810, 864, 904-6
1015-23, 1120, 1477	Free text-books, 57, 127
inspectors, 1476	Freeholders, see Chosen freeholders
insurance agents, 1177	Freight, 1480
insurance companies, 1314-29	companies, 337, 450, 1345 traffic, 1366-68, 1422; p. 762 <sup>1</sup>
marshal, 1011	trains, 55
patrol, 1009	Fruit stands, 471
penalty for incendiarism, 890-92	trees, 1564-72
protection, 258, 943, 1475	Fugitives from justice, 707
Firearms, 49	Funds, see Finance
Firemen, 957, 1017, 1023	··· <b>,</b> ····
Fireworks, 1472	Gambling, 12-16
Fish, 1635-53	Game, 1617-34
commissioners, 1636	protoctors 1694

757

Health, public, 1415-68, 1593-97; p. Game and fish, 1608-53 commissioners, 1077, 1611 wardens, 1610, 1612 Garden seeds, 1513 Garnishment, 808-9, 833-36 Gas, 1060 companies, 1027-30, 1033, 1035 wells, 1525 Gas and electric light commissioners, 1028 Gates, 1130, 1589 General assembly, see Legislature General court, see Legislature German, 59 Gifts, 441 Goats, 1621 Governor, 57, 142, 151, 162-63, 181, 196-97, 199, 205, 235, 239-40, 246, 310, 339, 344, 346, 361, 368-69, 449, 522, 614, 644, 691, 843, 922, 928-33, 976, 1045, 1136, 1154, 1161, 1188, 1251, 1265, 1267, 1271, 1287, 1346, 1407, 1442, 1469, 1479, 1517, 1591, 1610; p. 883° Grade crossings, 1380-87 Grand juries, 72, 336, 474, 676, 750, 753, 862-63, 1105 Great Britain statutes, 737 Grouse, 1629-30 Guaranty companies, 311, 447, 1294, 1330-40 Guardians, 575, 578, 581-82, 623-29, 1206 Guards, state prison, 1252 Habeas corpus, 720, 853, 1240, 1260 Habitation tax, p. 750<sup>2</sup>

Hamlets, 1006

Handwriting, 558

Hats at theaters, 912

Hawkers, 1496-500

See also Municipalities

Harbor and land commissioners, 938

Health insurance company, 1302

Handrails on stairs, 1478

local boards, 1415-16, 1418, 1420, 1423, 1431, 1596; p. 757, p. nuisances to, 1428, 1433 state boards, 1415-17, 1420, 1422-23, 1438, 1442, 1455 Hemp, 1494 High schools, 60-61, 131-32 Highways, see Roads History commission, p. 755° Hogs, 1588 Holidays, 564, 914, 1509 Home rule, 948, 977, 982, 990-91; p. 751<sup>3</sup> Homestead associations, 311 Homesteads, 604, 811; p. 8846 Horses, 16-17, 470, 899, 1119, 1456, 1591 Horticulture, 1564; p. 7646 Hospitals, see Deaf and dumb, Insane, Miners, etc. Hotels, 27, 475, 546, 548-49, 905, 1509 See also Boarding houses House movers, 1515 Houses of correction, 1282 Humane society, 1206 Hunting, 1614-34 Husband and wife, 1-11, 527-29, 602, 740-43, 893 Hustings court, 801 Ice on sidewalks, 1003 ponds, 1516 Idiots, 624-25, 1237-38, 1215, 1244-45 Illuminating oil, 1526 Imbeciles, 624-25, 1215, 1237-38, 1244-45 Immigration, 1195, 1226; p. 884<sup>s</sup> bureau of, 946, 1557 Impeachment, 922 Improvements, local, 1048-76

Incendiarism, 890-92

Incomes, mortgages, 278

Income tax, 442

Incorporation tax, 443-46	Inspectors of elections, 181, 188; p.
Indian ball plays, 13	748'
reservations, 40	Institutes, teachers, 57, 59, 62, 119-
·	20
Indictment, 846, 863-64	Instruction in schools, 57-60
Industrial camp, 1271	
communities, 1010	Insurance, 1291-340
insurance, 248	commissioners, 1011
statistics, 246-49; p. 763*	Insurance companies, 271, 286, 337,
training, 60, 133-34, 1288-90; p.	1197, 1291-340
754 <sup>6</sup>	accident, 1301-2, 1374
Industries, 1514-21	fidelity, 311, 447, 1294, 1330-40
Inebriates, 43, 48, 625	fire and casualty, 1314-29
Infantry, 1136	foreign, 1291, 1315
Infants, 8, 729	forging certificates, 1305
insurance, 1304	industrial, 248
See also Children; Minors	insolvent, 1298
Infectious diseases, 1415, 1422-26,	life, 604, 810, 1292, 1300-13
1564, 1577-81	title, 1337-38
Inferior courts, 777, 1266	Interest, 565-66, 1502
Infirmaries, 1221, 1223	Intermediate courts, 651-70
Information, criminal procedure,	Internal improvements, 289, 967,
846, 860	1091, 1342-43
Inheritance, 507, 601-4	Interstate ditches, 1541
taxes, 136, 351, 437-41; p. 750 <sup>2</sup> ,	Intimidation, 263
p. 884 <sup>2</sup>	Intoxicating liquors, 22-43
Initiative and referendum, 225; p.	Intoxication, 43, 48, 625
749³	Investment companies, 319-20, 446
Injunctions, 842	Irrigation, 362-63, 1552-56
Injury, action for, 823-26, 1374	
Inns, see Hotels	Jails, 870, 872-73, 1253-58, 1278, 1282
Inquests, 878	physicians, 1253
of insanity, 1243	Judges, 925, 1544
Insane, 744, 1222-43; p. 756 <sup>7</sup>	change of, 721
county asylums, 1234-36	See also Specific courts
criminals, 1260-61	Judgments, 283, 491, 517, 530, 538,
guardians of, 624-25	643, 653, 664, 666, 710, 741,
hospitals for, 758, 939-40, 1188-	765, 776-77, 779, 785-96
89, 1227-33, 1239-43	executions on, 419, 797-801, 807-
state board of lunacy, 1192,	11
1199, 1207, 1222	Judicial sales, 283, 415, 779, 802-6
Insect pests, 1564-73	Junk dealers, 1506
Insolvency, 415, 557, 588-600, 608	Juries, 746, 750-60, 845, 1136, 1443;
banks, 327	p. 766 <sup>8</sup>
corporations, 279-84	grand, 72, 336, 474, 676, 750, 753,
insurance companies, 1298	862-63, 1105
See also Receivers	petit, 750, 753

Justices of the peace, 168, 614, 666, 671-83, 702, 715-17, 761, 778, 787, 796, 852, 867-69, 871, 958, 1106  Juvenile delinquents, 1251, 1280-90; p. 757*  Labor, 54, 246-64; p. 763*-64* of aliens, 165 burcau of, 246-49; p. 763* chilidren's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1098, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Lador organizations, 262, 1312, 1484-86  Ladorers, 550 in mines, 1529  See also Employees  Lading, bills of, 1481-82  Lake trout, 1648  Land office, register, 364  Landlord and tenant, 567-69  Lands, 362-67, 381 commissioners, 362-63, 366, 938  registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97  state, 361, 376, 419, 1552-56  See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law eschools, 633  Lawe, 235-36  Lawyers, see Attorneys  Leases, 1301-94  houses, 567  railway, 1352, 1354-56  real property, 532  Legacies, 613	Jurors' fees, 499, 756, 784	Legislation, 223-40
671-83, 702, 715-17, 761, 778, 787, 796, 852, 867-69, 871, 958, 1106  Juvenile delinquents, 1251, 1280-90; p. 757*  Labor, 54, 246-64; p. 763*-64* of aliens, 165   burcau of, 246-49; p. 763*-64* mechanics liens, 542-51   road, 1098, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Librarians, state, 151-52, 941  Librarians, 144  Librarians, 144  Librarians, 144  Librarians, 144  Librarians,	Justices of the peace, 168, 614, 666,	uniform, 560; p. 749 <sup>4</sup>
T87, 796, 852, 867-69, 871, 958, 1106  Juvenile delinquents, 1251, 1280-90; p. 757*  Labor, 54, 248-64; p. 763*-64* of allens, 165 burcau of, 246-49; p. 763* children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Lawe, 235-36 Lawyers, see Attorneys Leases, 1301-94 houses, 567 rallway, 1352, 1354-56 real property, 532  Legislature, 228-34, 843 committees, 230 officers and employees, 232-34 sessions, 179, 226-27; p. 749* Leper home, 1427 Levees, 1548-51 Liber, 897-98 Librarians, state, 151-52, 941 Librarians, stat		Legislative printing, 245
Committees, 230   Committees, 230	787, 796, 852, 867-69, 871, 958,	Legislature, 226-34, 843
p. 757*  Labor, 54, 248-64; p. 763*-64* of allens, 165 burcau of, 246-49; p. 763*- children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1434- 85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawses, 1301-94 houses, 567 rallway, 1352, 1354-56 real property, 532  sessions, 179, 226-27; p. 749* Leper home, 1427 Levees, 1548-51 Libel, 897-98 Librarians, state, 151-52, 941 Labrarians, state, 151-52, 94	ı	committees, 230
sessions, 179, 226-27; p. 748*  Labor, 54, 246-64; p. 763*-64* of allens, 165 burcau of, 246-49; p. 763* children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1494-85  Labor organizations, 262, 1312, 1494-86  See also Employees  Lading, bills of, 1481-82  Lake trout, 1648  Land office, register, 364  Land office, register, 364  Landlord and tenant, 567-69  Lands, 362-67, 381 commissioners, 362-63, 366, 938  registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law schools, 633  Lawyers, see Attorneys  Leases, 137-99  Librarians, state, 151-52, 941  Libraries, 151-59, 295; p. 765* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139  Librarians, state, 151-52, 941  Libraries, 151-59, 295; p. 765* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139  Librarians, state, 151-52, 941  Libraries, 151-59, 295; p. 765* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139  Librarians, state, 151-52, 941 Libraries, 151-52, 941  Libraries, 151-52, 941  Libraries, 151-52, 941  Libraries, 151-52, 941  Libraries, 151-52, 941  Libraries, 151-59, 295; p. 765* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139  Librarians, state, 151-52, 941  Libraries, 161-59, 205; p. 765* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers,	Juvenile delinquents, 1251, 1280-90;	officers and employees, 232-34
Labor, 54, 246-64; p. 763*-64* of aliens, 165 burcau of, 246-49; p. 763* children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76 Labor organizations, 262, 1312, 1434-85 Laborers, 550 in mines, 1529 See also Employees Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  Levees, 1548-51 Libel, 897-98 Librarians, state, 151-52, 941 Librarians, state, 151-52, 941 Librarians, state, 151-52, 941 Librarians, state, 151-52, 941 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 151-52, 941 Librarians, state, 151-52, 941 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 151-52, 941 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 151-59, 295; p. 755* boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Librarians, state, 167 court, 159 fund, 994 public, 169-7 backed, 167 court, 169 fund, 994 public, 169-7 court, 169		sessions, 179, 226-27; p. 749 <sup>a</sup>
Libel, 897-98 Librarians, state, 151-52, 941 Librarians, 151-52, 941 Librarians, 151-52, 941 Librarians, state, 151-52, 941 Librarians, 151-52, 941 Librarians, 151-52, 941 Librarians, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Library commissioners, 153, 155 Licenses amusements, 16, 20 attorneys, 637 building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1424-47 empalmers, 1424-47 empalmers, 143-47 embalmers, 143-47 embalmers, 143-47 embalmers, 143-47 embalmers, 143-47 embalmers, 143-47 embalmers, 143-40 pdelers, 1496-508, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 pdelers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 150-2		Leper home, 1427
burcau of, 246-49; p. 763* children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763*-64* mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property  Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1301-94 houses, 567 railway, 1352, 1354-56 real property, 532	Labor, 54, 246-64; p. 763 <sup>5</sup> -64 <sup>5</sup>	Levees, 1548-51
children's, 21, 251, 256, 808, 1528 convict, 1249, 1271-79; p. 763°-64° mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529	of aliens, 165	Libel, 897-98
convict, 1249, 1271-79; p. 763°-64° mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765° sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  boards, 167 court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Library commissioners, 163, 155 Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753° building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	-	Librarians, state, 151-52, 941
mechanics liens, 542-51 road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1301-94 houses, 567 railway, 1352, 1354-56 real property, 532  court, 159 fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Library commissioners, 163, 155 Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	children's, 21, 251, 256, 808, 1528	Libraries, 151-59, 295; p. 7554
road, 1093, 1113-20, 1271-72, 1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  fund, 994 public, 156-59 school, 62-63 taxes, 157-59 university, 139 Library commissioners, 153, 155 Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	convict, 1249, 1271-79; p. 763°-64°	boards, 167
1275-76  Labor organizations, 262, 1312, 1484-85  Laborers, 550 in mines, 1529 See also Employees  Lading, bills of, 1481-82 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Law, pactice of, 630-37 Law books, 552 Law schools, 633 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  public, 156-59 school, 62-63 taxes, 157-59 university, 139 Library commissioners, 153, 155 Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1481 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1481 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,	mechanics liens, 542-51	court, 159
Labor organizations, 262, 1312, 1484-85  1 Laborers, 550     in mines, 1529	road, 1093, 1113-20, 1271-72,	fund, 994
taxes, 157-59 Laborers, 550 in mines, 1529 See also Employees Lading, bills of, 1481-82 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Lawyers, see Attorneys Leases, 1301-94 houses, 567 railway, 1352, 1354-56 real property, 532  taxes, 157-59 university, 139 Library commissioners, 153, 155 Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pillots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,	1275-76	public, 156-59
Laborers, 550     in mines, 1529         See also Employees Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381     commissioners, 362-63, 366, 938     registration, 522; p. 765*     sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818     school, 94-97     state, 361, 376, 419, 1552-56         See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawses, 1391-94     houses, 567     railway, 1352, 1354-56     real property, 532  university, 139 Library commissioners, 153, 155 Licenses     amusements, 16, 20     attorneys, 637     bicycles, 1121; p. 753*     building and loan associations, 459     business, 462-76, 1496-508, 1515     dentists, 1443-47     embalmers, 1442     engineers, 1471     express companies, 453     fishing, 1637     house movers, 1515     liquor traffic, 27-34, 462     marriage, 3-4, 91     medical, 1435-40     peddlers, 1496-500     pilots, 1414     plumbers, 1434     small loans, 1502     tavern, 91     teachers, 115, 117     tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,     1022	Labor organizations, 262, 1312, 1484-	school, 62-63
in mines, 1529	85	ta <b>x</b> es, 157-59
Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawsers, see Attorneys Leases, 1301-94 houses, 567 railway, 1352, 1354-56 real property, 532  Licenses amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	Laborers, 550	university, 139
Lading, bills of, 1481-82 Lake trout, 1648 Land office, register, 364 Landlord and tenant, 567-69 Lands, 362-67, 381 commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawses, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  amusements, 16, 20 attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	in mines, 1529	Library commissioners, 153, 155
Lake trout, 1648  Land office, register, 364  Landlord and tenant, 567-69  Lands, 362-67, 381  commissioners, 362-63, 366, 938  registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56  See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1301-94 houses, 567 railway, 1352, 1354-56 real property, 532  attorneys, 637 bicycles, 1121; p. 753* building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	See also Employees	Licenses
Land office, register, 364  Landlord and tenant, 567-69  Lands, 362-67, 381  commissioners, 362-63, 366, 938  registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56  See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  bicycles, 1121; p. 753* building and loan associations, 459  business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	Lading, bills of, 1481-82	amusements, 16, 20
Landlord and tenant, 567-69  Lands, 362-67, 381  commissioners, 362-63, 366, 938  registration, 522; p. 7655  sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law books, 552  Law schools, 633  Laws, 235-36  Lawsers, see Attorneys  Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  building and loan associations, 459 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	Lake trout, 1648	attorneys, 637
Lands, 362-67, 381     commissioners, 362-63, 366, 938     registration, 522; p. 765*     sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818     school, 94-97     state, 361, 376, 419, 1552-56         See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawsers, see Attorneys Leases, 1391-94     houses, 567     railway, 1352, 1354-56     real property, 532	Land office, register, 364	bicycles, 1121; p. 753 <sup>s</sup>
commissioners, 362-63, 366, 938 registration, 522; p. 765* sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawsers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532 business, 462-76, 1496-508, 1515 dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,	Landlord and tenant, 567-69	building and loan associations,
gistration, 522; p. 765° sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  dentists, 1443-47 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	Lands, 362-67, 381	459
registration, 522; p. 765° sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532 embalmers, 1442 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	commissioners, 362-63, 366,	business, 462-76, 1496-508, 1515
sales, 363, 365, 371, 391, 413, 417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532 engineers, 1471 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816, 1022	938	dentists, 1443-47
417, 424-35, 579-85, 818 school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532 express companies, 453 fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,		embalmers, 1442
school, 94-97 state, 361, 376, 419, 1552-56 See also Property Larceny, 554, 850, 864, 899-902 Laundries, 943 Law, practice of, 630-37 Law books, 552 Law schools, 633 Laws, 235-36 Lawyers, see Attorneys Leases, 1391-94 houses, 567 railway, 1352, 1354-56 real property, 532  fishing, 1637 house movers, 1515 liquor traffic, 27-34, 462 marriage, 3-4, 91 medical, 1435-40 peddlers, 1496-500 pilots, 1414 plumbers, 1434 small loans, 1502 tavern, 91 teachers, 115, 117 tobacco, 462 Liens, 417, 423, 517, 530-51, 789, 816,	· · · · · · · · · · · · · · · · · · ·	engineers, 1471
state, 361, 376, 419, 1552-56  See also Property  Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1391-94  house movers, 1515  liquor traffic, 27-34, 462  marriage, 3-4, 91  medical, 1435-40  peddlers, 1496-500  pilots, 1414  plumbers, 1434  small loans, 1502  tavern, 91  teachers, 115, 117  tobacco, 462  Liens, 417, 423, 517, 530-51, 789, 816,  real property, 532		express companies, 453
See also Property       liquor traffic, 27-34, 462         Larceny, 554, 850, 864, 899-902       marriage, 3-4, 91         Laundries, 943       medical, 1435-40         Law, practice of, 630-37       peddlers, 1496-500         Law books, 552       pilots, 1414         Law schools, 633       plumbers, 1434         Laws, 235-36       small loans, 1502         Lawyers, see Attorneys       tavern, 91         Leases, 1391-94       teachers, 115, 117         houses, 567       tobacco, 462         railway, 1352, 1354-56       Liens, 417, 423, 517, 530-51, 789, 816,         real property, 532       1022	•	fishing, 1637
Larceny, 554, 850, 864, 899-902  Laundries, 943  Law, practice of, 630-37  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1301-94  houses, 567  railway, 1352, 1354-56  real property, 532  marriage, 3-4, 91  medical, 1435-40  peddlers, 1496-500  pilots, 1414  plumbers, 1434  small loans, 1502  tavern, 91  teachers, 115, 117  tobacco, 462  Liens, 417, 423, 517, 530-51, 789, 816,		· ·
Laundries, 943  Law, practice of, 630-37  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1391-94  houses, 567  railway, 1352, 1354-56  real property, 532  medical, 1435-40  peddlers, 1496-500  pilots, 1414  plumbers, 1434  small loans, 1502  tavern, 91  teachers, 115, 117  tobacco, 462  Liens, 417, 423, 517, 530-51, 789, 816,		liquor traffic, 27-34, 462
Law, practice of, 630-37  Law books, 552  Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1391-94  houses, 567  railway, 1352, 1354-56  real property, 532  peddlers, 1496-500  pilots, 1414  plumbers, 1434  small loans, 1502  tavern, 91  teachers, 115, 117  tobacco, 462  Liens, 417, 423, 517, 530-51, 789, 816,		I control of the cont
Law books, 552 pilots, 1414 Law schools, 633 plumbers, 1434 Laws, 235-36 small loans, 1502 Lawyers, see Attorneys tavern, 91 Leases, 1391-94 teachers, 115, 117 houses, 567 tobacco, 462 railway, 1352, 1354-56 real property, 532 Liens, 417, 423, 517, 530-51, 789, 816,	•	
Law schools, 633  Laws, 235-36  Lawyers, see Attorneys  Leases, 1391-94  houses, 567  railway, 1352, 1354-56  real property, 532  plumbers, 1434  small loans, 1502  tavern, 91  teachers, 115, 117  tobacco, 462  Liens, 417, 423, 517, 530-51, 789, 816,  1022		1
Laws, 235-36 small loans, 1502 Lawyers, see Attorneys tavern, 91 Leases, 1301-94 teachers, 115, 117 houses, 567 tobacco, 462 railway, 1352, 1354-56 Liens, 417, 423, 517, 530-51, 789, 816, real property, 532 1022	·	
Leases, 1391-94       tavern, 91         houses, 567       tobacco, 462         railway, 1352, 1354-56       Liens, 417, 423, 517, 530-51, 789, 816, 1022	•	_
Leases, 1301-94       teachers, 115, 117         houses, 567       tobacco, 462         railway, 1352, 1354-56       Liens, 417, 423, 517, 530-51, 789, 816,         real property, 532       1022	•	· ·
houses, 567 tobacco, 462 railway, 1352, 1354-56 Liens, 417, 423, 517, 530-51, 789, 816, real property, 532 1022	• ,	1
railway, 1352, 1354-56 Liens, 417, 423, 517, 530-51, 789, 816, real property, 532 1022	·	
real property, 532 1022		•
Legacies, 613 Lieutenant-governor, 205		
	Legacies, 613	Lieutenant-governor, 205

1292, 1300-13 Lighting, municipalities, 987, 1004, 1024-38 Lightning, insurance against, 1328 Limitation of actions, 536-38, 621, 706-10 Limited partnerships, 586-87 Linseed oil, 1462 Liquors, intoxicating, 22-43, 354, 462, 473, 506, 1067; p. 758°-591 Listing system, 370, 384 Live-stock, 1577-91 as freight, 1368 sanitary board, 1595 Livery stables, 905 Loan companies, see Building and loan associations Loans, 307, 317, 329-30, 485, 491, 566, 1502 Local finance, 477-506; p. 7515, p. 884\* Local government, 948-1135 Local improvements, 1048-76 Local option, 23-26 Lodging houses, 469, 548 Logs, 1495 London purple, 1453 Lumber, 97, 1495, 1605-6 Lunacy, state board of, 1192, 1199, 1207, 1222 Lunatics, see Insane Lynching, 888-89, 1254

Life insurance companies, 604, 810,

Macadamizing roads, 1099, 1109
Machinery, 257
McTammany ballot machine, 217
Magisterial districts, 180
Mail, insurance against loss by, 1324-25
Manual training, 60, 133-34, 1288-90; p. 754°
Manufacturing establishments, 250-51, 261
Map of state, 160
Maple sugar and syrup, 1464

Marine insurance companies, 1316 Marriage, 1-4 certificates, 736 Married women, 528-29, 588, 713 Marshal, 977, 1006; p. 7523 Mayor, 692, 847, 851, 977, 1007, 1075, 1259; p. 752° Meat, 1583-85 Mechanical establishments, 251 Mechanics' liens, 542-45 Medical examiners, 691 See also Coroners Medical schools, 144-45 Medicine, practice of, 1435-53 Medicines, 1487-89 Memorial boards, 1178 Memorial day, 1182-83 Memorials, 1180-81 Menageries, 471 Mercantile business, 559 Merchants, 402, 1501 Mesne process, 719-20 Miami canal, 1409 Mileage books, 1371; p. 7616 Military companies, 757 Military regulations, 170, 178, 204, 920, 1136-87; p. 749<sup>r</sup> Militia, 1136-63, 1422; p. 749<sup>7</sup> Milk, 1593-97 cans, 1489 Mills, 1524 Mineral lands, 366 Mineral waters, 1489 Miners' hospital, 1203 Mines and mining, 1354, 1522-32; p. 8842 Mining companies, 460 Ministers, 301 Mink, 1627 Minors, 2-3, 12, 18-19, 36-37, 583, 627,

808, 1211, 1280-90

Mississippi levee commissioners.

Monopolies, 335-38, 1322; p. 759'-60'

See also Children

1551

Mobs, 888-89, 1254

Monuments, 1073 Negotiable instruments, 560-62; p. Moose, 1620 Morals, public, 1-55 Mortgagee, taxation, 392-93 Mortgages, 270, 278, 530, 532-34, 536-37, 539, 555, 581, 583, 617, 779, foreclosure, 597, 817 railway, 1351 Mothers, 9-10 Mules, 470, 1119 Municipal ownership, 1030-32, 1041 Municipalities, 976-88, 1390-91, 1412, 1426, 1432-33; p. 751°-53° clerks, 211, 514 courts, 606, 643, 654-55, 670, 684, 724, 821, 871, 878 elections, 174 finance, 480, 483, 489, 506, 979 franchises, 1388-91, 1071 improvements, 1048-76, 1343 initiative and referendum, 225; p. 749<sup>2</sup> judgments against, 790 licenses, 476 liens, 531 lighting, 987, 1004, 1024-38 officers, 195, 979; p. 7523 police, 1007-14, 1506 street railways, 994, 1388-400; p. 762<sup>a</sup> taxes, 462, 483, 967, 977, 979, 983; p. 7514 See also Boroughs, Cities, Towns, Villages Murder, 886 Muskrats, 1627 Muster rolls, 1187

National banks, 311, 397, 401 National guard, 1136-63; p. 749' Naval militia, 1137, 1156-60 Navigation, 1412-14 companies, 271

1296, 1302, 1326-28

Mutual insurance companies, 1291,

7495 Negro race, 57, 130, 134, 1372; p. 7475-482 Nets, fish, 1639-41 New Jersey firemen's home, 1023 New York city comptroller, 351, 499 News corporations, 1512 Newspapers, 235-36, 467, 546, 803-5. 897-98, 1512 Nominations, elections, 169-70, 172, 175, 186, 191-95 Normal schools, 59, 121-22 Northeastern railroad of Georgia, 1346 Notaries public, 519, 695-701, 734 Notes, 563 Nuisances, public, 1511 to health, 1428, 1433 Nursery stock, 1564-72 Oaths, 733, 916, 932 Obstruction of navigation, 1413 Officers, see under specific titles, Police, State, etc. Oil wells, 1525 Oleomargarin, 1598 Onondaga Salt Springs reservation, 367 Opossums, 1626 Order and decency, 44-55 Organizations, 262 Orphans, 301, 1175, 1208-9 Orphans' court, 598, 607, 615, 624, 729 Osteopathy, 1441; p. 758° Otter, 1627 Oxen, 1119 Oyer and terminer courts, 652, 669 Oysters, 252, 465-66, 1636, 1649-52

Pardons, 886, 1264-67

board of, 1249

Paris exposition, 163

Paris green, 1453, 1573

Parents, 7-10

Parishes, 462, 967-71, 1104, 1413; p. | Photographs of criminals, 1268 883\* Physicians, 1232-33, 1419, 1422-23, boards of health, 1415 1450 superintendent, 73 Picnics, 49 Park corporation, 1397 Pigeons, carrier, 913 Parks, 1077-80, 1082, 1602 Pilots, 1414 Parole, convicts, 886, 1262-67 Pistol gallery, 20 Parties, political, 181-83, 185, 187. Place of action, 715 197 Pleadings, 722-23 committees, 169, 181, 183, 190, Plows, 1119 203 Plumbing, 1060, 1434 Parties in actions, 711-14, 815 Poisoning, 887 Partition, action for, 814-19 Polsons, 1448-53 Partnerships, 586-87, 591, 598 on fruit trees, 1572 Partridges, 1628 Police, 53, 880, 1006-14, 1504, 1506 Party emblems, 175 courts, 643, 878 Passenger traffic, 55, 1345, 1372, juries, 969, 971, 1413, 1490 1375, 1422 justices, 674, 847, 851, 868-69 Passes, 1388 matrons, 1259 Patent medicine tax, 137 Policemen's pensions, 1014 Patent rights, 556 Polish newspapers, 803 Patrol corporations, 1009 Political committees, 169, 181, 183, Paupers, see Poor 190, 203 Paving, 1048-49, 1056-60, 1067 parties, 181-83, 185, 187, 197 Pawnbrokers, 1503-5 regulations, 164-245 Peace, disturbances of, 47-48, 1360 Poll books, 211-13 Peddlers, 1435, 1496-500 tax, 169, 203, 436; p. 883<sup>7</sup> Penal and reformatory institutions, Polling places, 169, 175, 210 742, 939, 1188-89, 1249-79; p. Pollution of water, 1045-47 757 Pool, 18-19 Penitentiary commissioners, 1250 Pools, 16 Pensions Poor, 10-11, 300, 712, 780, 840, 1176, firemen, 1017 1195, 1201-2 policemen, 1014 relief, 1164-67, 1172-73, 1190-203 soldiers, 1164-70; p. 749°-501 settlements, 1193-94; p. 756<sup>2</sup> Periodicals, see Newspapers Perishable goods, 1480 Poorhouses, 1191 Pork, 1585 Personal injury, action for, 823-26 Ports of entry, 1418 Pests, agriculture, 1564-76 Preferred causes, 600, 728, 866 Petit juries, 750, 753 Petroleum products, 1473-74, 1526 Primaries, 169-70, 181-90, 948; p. Petty larceny, 1269 748<sup>a</sup>, p. 883<sup>a</sup> Pharmacist, see Druggist Printing, 546 Pharmacy, 1448-53 in prisons, 1274 Pheasants, 1628-29 public, 235, 244-45 Phosphate, 1517 Prison association, 1285-87

Prisoners, 742, 1249, 1258, 1262-69 Public accounts (continued) transfer of, 1254 officers, 914-20, 922-29 Prisons, 1249-79, 1284-88 order, 47.55 wardens, 1252 parks, 1082 Privilege taxes, 454, 462-76, 1508 printing, 235, 244-45 records, 921 Prizes, 12 Probate, register of, 616 safety, 1469-78 courts, 582, 597, 607-9, 618, 620, works, board of, 347, 1409 Punishment, 1230, 1280; p. 766 623, 626, 1206 procedure, 607-22 Pupils, conveyance, 61, 70 Probation officers, 1266 Procedure, civil, 706-842, 1326 Quail, 1628-29, 1631 criminal, 843-84; p. 766° Quarantine, 1415, 1422; p. 757 Process, civil, 716-20, 852 Profanity, 48 Racing, 16-17 Railways, 271, 286, 337, 347, 378, 450, Professors, residences, 138 Profit sharing, 248 967, 1341-42, 1344-87, 1404, Prohibition, 23, 25-26 1422; p. 761<sup>1</sup>-61<sup>1</sup>, p. 884<sup>1</sup> Property, 579-83 bonds, 331-32, 1351 actions affecting, 812-19 branches, 1342, 1354 conveyances, 302, 391, 434, 511bridges, 1132 24. 1086 commissioners, 1345, 1358, 1375, descent of, 601 1363-64, 1367, 1378, 1384-85, incumbrances, 530-50 1388-89, 1395, 1401 injuries to, 1036 competing, 1356 married women's, 528 employees, 1358-59, 1374 personal, 390-402, 420, 552-54 fares, 1341, 1362, 1365 public use, see Condemnation foreign companies, 286, 1353, quieting title, 435, 597, 812 1357 rights, 299, 507-600 injuries by, 1374 Proprietary medicines, 1452 liens, 551 parallel roads, 1356, 1367 rights, 556 Prosecuting attorneys, 481, 641, 684reports, 455 86, 955 right of way, 1349 Prosecutions, 26, 846, 860, 875 sale of goods, 1480 Prostitution, 895 special coaches, 1372 Public accounts state, 1346-47 auditor, 364, 477 stations, 1360, 1365, 1376 buildings, 941-43, 953, 966, 1478 stealing rides on, 1361-62 documents, 241-45 street, 457, 994, 1024, 1383-85, 1388-400; p. 7622-635 health, 1415-68, 1593-97 Sunday travel, 55 improvements, 550, 967-68 trains, 49, 55, 1372, 1375, 1378-79 instruction, superintendent of, 926-27 taxation, 447, 994 lands, 362-67, 376, 381, 1552-56 Rapid transit, 1388-400 libraries, 156-59 Real property, see Property

Receivers, 282-84, 287, 311, 337, 594, | Roads (continued)

599, 830, 1299; p. 760°	taxes, 371, 1091, 1095, 1106-7.
Recognizance, 720, 854-59	1109, 1113-20
Records, commissioner of, 1184-87	work on, 1093, 1271-72, 1275-76,
of deeds, 520, 524-26	1113-20
examiner of, 380, 400	See also Grade crossings
of mortgages, 533-34	Robbery, 1324-25
of notaries public, 696	See also Embezzlement; Larceny
of property, 819	Rules for trials, 648
public, 921	reaction trials, 010
of religious societies, 298	Sabbath observance, 54-55, 249
Redemption, conditional sales, 553	Safes, 552
tax sales, 427-32	Safety, public, 1469-78
Referees, 726-27	Safety deposit companies, 321, 1197
Reference books, 63	Sailors, 178, 204, 920, 1165-67
Referendum, initiative and, 225; p.	St Mary's female seminary (Md.),
749	148
Reformatory institutions, 939, 1188-	Salaries, 809, 925-26
89, 1251, 1262, 1280-90; p. 757 <sup>2</sup>	Salmon, 1648
Registers of deeds, 518-20	Saloons, 27-40
of wills, 631	San José scale, 1564, 1567-68, 1570;
Registrars of elections, 197	p. 764°
Registration of voters, 169-70, 175,	Sanitation, 1415, 1428-34; p. 757
184, 196-204; p. 748°, p. 883°	Saturday half-holiday, 914
Registration book, elections, 168	Savings banks, 310-11, 329-30, 333
Religious corporations, societies,	investments, 390
etc., 295, 297-303, 439, 441	Savings institutions, 326, 328-33,
Remainder, estates in, 510	1197; p. 761 <sup>2</sup>
Rent, 567-68	Saw logs, 1405
Reservoirs, 1554	Scavengers, 1431
Residence, 164	Scholarships, 136-37, 146-49; p. 754*-
Revenue commissioner, 389, 1186,	553
1421	Schools, 39, 56-150; p. 754 <sup>2</sup>
Revolutionary war, 1184	apparatus, 63
Rice, 1465	Arbor day, 129
Rifle gallery, 20	attendance, 60
Rivers, 1396	boarding, 135
Road machines, 1097	boards, 57, 72, 76-82, 84, 89, 118,
Roads, 1081, 1088-132, 1390; p. 753 <sup>3</sup> -	124-25, 127
54¹	bonds, 86-87, 102-4
condemnation of land, 525	boundary fence, 89
convict labor, 1271-72, 1275-76	buildings, 83
overseers, 1115	census, 60, 105-6
private, 1094	colored, 57, 130, 134; p. 884 <sup>3</sup>
supervisor, 1125, 1574	contracts, 111
survey, 964	county commissioners, 57

Seats for female employees, 253-55 Schools (continued) Second hand dealers, 1505 county officers, 71-75 Secretary of state, 177, 241, 265-66, directors, 80-81 275, 286, 586, 638, 695, 915, district and township officers, 926-28, 934-35, 944, 1291, 1301; 76-82 p. 883° districts, 64-90, 1002 Securities, 324, 330, 396, 398-99, 438, evening, 60 examiners, 642 779-80, 1293; p. 761<sup>2</sup> See also Collateral securities finances, 57, 91-111, 1002; p. 8843 Seduction, 894-95 flag, 90, 128 Seeds, 1513 free text-books, 57, 127 Seining, 1639-41 high, 60-61, 131-32 Senate, state, 226, 228-29 industrial training, 133-34, 1288-Sentences, criminals, 866, 1262-69 90 lands, 94-97 Sergeant-at-arms, 693-94, 703 Service of process, 716-20, 852 libraries, 62-63 manual training, 60, 133-34 Session laws, 235-36 normal schools, 59, 121-22 Sewerage, 525, 973, 987, 1004-5, 1046, officers, 76-82, 167 1054, 1060, 1063-71 parish superintendent, 73 Sexual crimes, 893-96 patriotic exercises, 128 Sheep, 1582 state aid, 61-62, 70, 134 Sheriffs, 53, 667, 687-89, 702-4, 717, state board of education, 57, 59, 849, 1255, 1257, 1610 61, 149 Ships, 380 state commissioners, 117 Shorthand, see Stenography subdistrict schools, 77 Sick poor, 1195, 1201-2 superintendents, 57, 68, 74-75, Sick seamen, 1195 83-84 Sidewalks, 1003, 1123 supervisors, 96-97, 99 Signal corps, 1163 taxes, 57, 85, 98-101, 103, 349, Signals, railway, 1359 371, 412 Signatures, 558 teachers, 57, 111-22 Silverware, 1518-19 text-books, 57, 124-27 Single tax, 483; p. 751 timber land, 97 Sinking fund, 488-89, 491 transportation of pupils, 61 commission, 341, 419, 488 treasurer, 52 Skimmed cheese, 1601 truant, 60, 123 Slaves, 603 trustees, 78-79 Sleeping car companies, 378, 1345; vaccination, 57, 60 p. 8841 Scientific work, 160, 1635 Slot machines, 12, 468 Scire facias, 773 Small pox, 1426 Smoke nuisance, 1433 of courts, 391, 638 Snow, removal of, 1003, 1388, 1398 Soil-drainage, 1540-63 state, 944 Seamen, 1195, 1199 Soldiers, 75, 920, 957, 1136, 1164-87; Search warrants, 847 p. 749°-50¹

Soldlers (continued)	State auditor (continued)
home, 1174	law examiners, 634-36
monuments, 1073	lunacy, 1192, 1199, 1207,
orphans' home, 1175	1222
voting, 170, 178, 204	medical examiners, 1435-36,
widows of, 374, 1164-69	1441
Solicitor, county, 955	taxation, 407
Special assessments, sec Assess-	bureau of immigration, 946,
ments	1557
Special commissioners, 614	commissioner of banking and
Speculation, 1483; p. 8844	insurance, 1293
Spirits, distilled, see Liquors	commissions, 924
Sponges, 1520	comptroller, 360, 415, 434, 1008
Spraying, 1572	depositories, 342
Squirrels, 1625	dispensary, liquor, 22, 354; p.
Stafford's office calendar, 739	758°-59°
Stallions, 547	elections, 179
Standard automatic ballot ma-	engineer, 160, 1088, 1090, 1408,
chines, 218	1552
State aid, 61, 62, 70, 134	entomologist, 1566-67
government, 914-47	farm, 1263
State auditor, 348, 355, 364, 391, 477,	finance, 339-61, 1457
927, 929	gas and electric light commis-
bank examiner, 310, 318; p. 760°	sioners, 1028
banks, 310, 312, 315, 401; p. 760'	highway commission, 1001
boards, 345, 924	horticultural department, 1568
agriculture and immigra-	hospitals, 758, 940, 1188-89, 1203,
tion, 1557; p. 884°	1227-33, 1239-43
agriculture, 427, 926, 1533-	inspector of sheep, 1582
<b>34</b> , <b>1557</b> , <b>1565</b> , <b>1584</b> , <b>159</b> 3-	institutions, 939-40, 1188-89
94, 1600	insurance commissioner, 1011
appraisers, 378; p. 884 <sup>1</sup>	insurance superintendent, 1339
charities, 1188, 1204, 1221-	lands, 361, 376, 419, 1552-56
22, 1263, 1281-82; p. 755°- 56°	lands, sale, 363, 365
dental examiners, 1443	librarian, 151-52, 941
education, 57, 59, 61, 149;	libraries, 151-54, 241
p. 754 <sup>2</sup>	library commission, 155
election commissioners, 205;	memorial board, 1178
p. 748'	normal schools, 59, 121-22
embalming examiners, 1442	officers, 242, 373, 914-20, 922-29,
health, 1415-17, 1420, 1422,	1072
1423, 1438, 1442, 1455;	penitentiary commission, 1250
p. 757 <sup>5</sup>	printing, 235, 244-45
horticulture, 1564	prisons, 1249, 1264, 1271-79
land commissioners, 362-63,	publications, 153, 241-45
366, 938	railways, 1346-47

State auditor (continued) Street railways, 457, 994, 1024, 1383-85, 1388-400; p. 762<sup>2</sup>-63<sup>5</sup> records, 921 reformatories, 939, 1188-89, 1251, Streets, 525, 580, 1067, 1110, 1381-82, 1388, 1432 1262, 1282 roads, 1088-93 improvements, assessments, scholarships, 146-49; p. 754° 981, 1048-62, 1075-76, 1110 Students, 19, 36, 150 school commissioner, 117, 1219 seal and coat-of-arms, 944 Succession to estates, 601-3 secretary, see Secretary of state Suffrage, 166-67, 968; p. 7475-482, p. sinking fund commission, 341, 882°, p. 883° Summer schools, teachers, 122 419 Summons in actions, 716-19, 742 superintendent of schools, 68, Sunday observance, 54-55, 249 83 supervisors, 206 Superintendent of public instructaxes, 348-54, 357, 369, 372, 410, tion, see Public instruction, 462 superintendent of traveling libraries, 154 Superior court, 274, 295, 478-79, 484, treasurer, 311, 342, 344, 350, 427. 633, 641, 651-52, 745, 854, 865, 438, 927, 1220, 1457; p. 883° 1266 universities, 136-39, 141, 143 Supersedeas, 767 warrants, 358 Supervisors, 96-97, 99, 206, 521, 690, State house, 942 880, 951-56, 974, 1006, 1084. Stations, railway, 1360, 1362, 1365, 1191, 1236, 1545 1376 Support, 7-11, 1196 Statistics, agricultural, 1534 Supreme court, 479, 484, 633, 638, 640, 645, 647-50, 663, 745, 763, charities and corrections, 1188 772-75, 783, 839, 841, 845, 866, finance, 477 horticulture, 1564 874; p. 7661 appellate division, 656 labor, 246; p. 763° road and bridge construction, Supreme court (intermediate), 579, 1088 644, 657-58, 694, 777 vital, 736, 1415, 1417, 1420-21; appellate division, 1389 p. 758<sup>a</sup> Sureties, 550 Statutes, 237-39, 843 See also Bonds, official; Bonds Stay of proceedings, 781 in actions; Surety companies Stealing, see Burglary, Embezzle-Surety companies, 311, 447, 1294, ment, Larceny 1330-40 Steamship companies, 1480 Surrogates, 961 Stenographer, 928 Surrogates court, 607 Surveyors, 964-65, 1540 court, 650, 652, 738, 783 Stenography, 738 Surveys, 160, 985 Stock, see Capital stock Swamp land, 1545 live, see Domestic animals Swearing, 48 Sweat shops, 260 Stones, 1128-29, 1499 Swimming, 1429 Storage, 1480

Taverns, see Hotels Taxes (continued) Tax assessors, 196, 369, 379, 383, street railways, 1388 386-88, 395, 425, 456 townships, 379, 386, 413, 496 collectors, 339, 352, 425 villages, 1025 commission, 368, 379, 1332 Teachers, 57, 61, 111-22, 146 sales, 371, 391, 417, 424-35 institutes, 57, 59, 62, 119-20 Taxation, 368-476; p. 750'-51', p. 884' summer schools, 122 exemptions from, 374-76, 439, Telegraph, 1358 Telegraph companies, 271, 337, 378, 441, 446-47, 1073; p. 751<sup>1</sup>, p. 448, 450, 454, 1373, 1401-2, 8842 1404-6, 1512; p. 8841 Taxes, 818, 1255, 1537, 1545, 1591; Telephone companies, 286, 337, 378, p. 7504 banks, 369, 397, 447-48, 458; p. 440, 450, 454, 1373, 1401-3, 1406, 1512; p. 8841 760 bicycles, 1121 Tenants, 567-69, 1511 Tenements, 261 bridges, 1133 Terrapin, 1653 business license, 462-76 Testamentary guardians, 626 cities, 379, 386, 411-12, 447, 495. Testaments, see Wills 994, 1020, 1040 Testimony, see Evidence commutation, 460, 1116-18 Text-books, 57, 124-27 corporations, 369, 443-62; p. 750\*-Theaters, 912, 1475 51° Theft, see Burglary, Embezzlement. county, 381, 407-12, 419, 952, Larceny 1234, 1236 franchises, 369, 447 Thistles, 1126 habitation, p. 7502 Tickets, transfer, 1399 income, 442 Timber, 97, 1495, 1605-6 inheritance, 136, 351, 437-41; p. Title guaranty companies, 1337-38 750<sup>2</sup>, p. 884<sup>2</sup> Title to property, 513, 521, 554 libraries, 157-59 Tobacco, 1521 liquor, 27-34, 473 licenses, 462 local and municipal, 411, 413. Toilet rooms, 255 462, 483, 496, 967, 977, 979, Toledo, 162 Topographic survey, 160, 945 983; p. 7514 patent medicine, 137 Torrens system, land transfer, 522poll, 169, 203, 436; p. 883<sup>7</sup> 23; p. 765° privilege, 454, 462-76, 1508 Tort, 823 railroads, 447, 1389 Towns, 48, 977-78, 999-1003, 1432-33; roads, 371, 1091, 1095, 1106-7, p. 752<sup>2</sup> 1109, 1113-20 appropriations, 497 school district, 412 boards of health, 1415 school, 57, 85, 98-101, 103, 349, council, 982-84 371, 412 debts, 987, 1064 state, 348-54, 357, 369, 372, 410, elections, 174, 181-82 462

finance, 491-93, 497, 1002

